UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE METHYL TERTIARY BUTYL ETHER ("MTBE") PRODUCTS LIABILITY LITIGATION

Master File No. 1:00-1898 MDL 1358 (SAS)

This document relates to:

Commonwealth of Pennsylvania, et al. v. Exxon Mobil Corporation, et al., Case No. 1:14-cv-06228 SAS

DECLARATION OF MOLLY MCGINLEY HAN IN SUPPORT OF PLAINTIFF COMMONWEALTH OF PENNSYLVANIA'S OPPOSITION TO LUKOIL AMERICAS CORPORATION'S MOTION TO DISMISS

REDACTED

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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DECLARATION OF MOLLY MCGINLEY HAN IN SUPPORT OF PLAINTIFF COMMONWEALTH OF PENNSYLVANIA'S OPPOSITION TO LUKOIL AMERICAS CORPORATION'S MOTION TO DISMISS

I, Molly McGinley Han, declare:

- 1. I am an active member of the State Bar of California and an attorney at Miller & Axline, counsel of record for The Commonwealth of Pennsylvania. I have been involved in the discovery and pretrial proceedings in this action. I make this declaration based on my personal knowledge and, if called as a witness, I could testify competently thereto.
- 2. Consistent with this Court's rules, the attached exhibits are relevant excerpts of documents, but the full document of each exhibit attached to the Declaration is available and can be provided at the Court's request. In compliance with the Court's rules, the exhibits are limited to no more than 15 pages per exhibit, however, because the Plaintiff is required to show a prima facie case in response to LAC's motion and because LAC has suggested it is entitled to an evidentiary hearing to rebut the Commonwealth's evidence, some exhibits include excerpts of multiple documents in an effort to provide the Court with a more thorough understanding of the relationship between LAC and GPMI. In other filings in this MDL where factual proofs have been required, it has been the practice of both plaintiff and defendant parties alike to combine excerpts of multiple documents into single exhibits in order to provide a more complete understanding of the facts.
- 3. Attached hereto as Exhibit 1 are true and correct copies of excerpts of: (1-a) "Lukoil Americas Corporation's Master Amended Answer and Affirmative Defenses" in *In re MTBE*: *Albertson Water Dist. v. Amerada Hess Corp.*, MDL No. 1358, Doc. #1854 (5/29/08); and (1-b) "Defendant Lukoil Americas Corporation's Second Amended Master Answer and Affirmative Defendants, and Cross-Claims," in *In re*

MTBE: New Jersey Dept. of Envt. Prot. v. Atlantic Richfield Company, MDL No. 1358, Doc. #133 filed in No. 08-CV-312 (2/28/11).

- 4. Attached hereto as Exhibit 2 are true and correct copies of: (2-a) Excerpts from the "Confidential Information Memorandum" regarding Lukoil and GPMI Revolving Credit Facility and Term Loan Facility (Aug., 2005); and (2-b) [Filed Under Seal] Excerpts from the "Credit Agreement" & "Guarantee & Collateral Agreement" among LAC, GPMI, et al. (5/19/04).
- 5. Attached as Exhibit 3 are true and correct copies of: (3-a) Excerpts from LAC's Response No. 7 to Plaintiff's First Set of Special Interrogatories; and (3-b) Getty Properties Corp.'s CMO 119 "Release Site" Identification.
- 6. Attached hereto as Exhibit 4 are true and correct copies of: (4-a) the "Unanimous Written Consent of Directors of Lukoil Americas Corporation" (2/06/03); (4-b) Excerpts from the "Lukoil Pennsylvania Offering 2008"; and (4-c) Excerpts from the Lukoil "Southern Book".
- 7. Attached hereto as Exhibit 5 are true and correct copies of: (5-a) *In re GPMI: Adversary Proceeding*, No. 11-02941-scc, 5/28/13 Transcript of the testimony of Mr. VadimGluzman; and (5-b) *In re GPMI: Adversary Proceeding*, No. 11-02941-scc, 6/10/13 Transcript of the testimony of Semyon Logovinsky.
- 8. Attached hereto as Exhibit 6 are true and correct copies of: (6-a) Excerpts from the "Offer to Purchase" GPMI; (6-b) Excerpts from the "Unanimous Written

Plaintiff disputes the characterization of LAC's designation of this document as "confidential" and further disputes each of the documents LAC has designated as "confidential" which is attached to this Declaration. Some documents attached hereto are marked "confidential" but LAC has since removed that designation. If LAC has not removed the "confidential" designation on the document, it is noted herein and is being lodged with the Court under seal per the 2004 Revised Confidentiality Agreement.

Consent in Lieu of Special Meeting of the Board of Directors of Lukoil Americas

Corporation" (10/30/00); and (6-c) Form 15 filed with the Securities and Exchange

Commission, changing GPMI designation from a public company to a private company

(1/25/01).

- 9. Attached hereto as Exhibit 7 are true and correct copies of: (7-a) [Filed Under Seal] LAC Board Minutes transferring GPMI stock to LNA (11/13/09) and LNA Board Minutes transferring GPMI stock to LAC (11/27/09); and (7-b) Excerpts from a document identifying the officers and directors of LAC, GPMI and LNA (11/09/09).
- 10. Attached hereto as Exhibit 8 are true and correct copies of: (8-a) a facsimile letter from Lukoil Americas to Pennsylvania Governor Rendell (2/15/10); (8-b) [Filed Under Seal] Lukoil Americas Corporation Unanimous Written Consent (6/20/06); and (8-c) GPMI Throughput Agreement with Sunoco.
- 11. Attached hereto as Exhibit 9 are true and correct copy of: (9-a) [Filed Under Seal] Excerpts of the Stock and Purchase Agreement between LAC and Cambridge Holdings; and (9-b) 1/14/09 E-mail from M. Hantman to S. Nekrasov.
- 12. Attached hereto as Exhibit 10 are true and correct copies of: (10-a) OAO Lukoil Board Minutes (JX-183-T) (3/26/09); (10-b) Letter Opinion from HoulihanLokey (11/13/09); (10-c) 9/30/09 "Lukoil Americas Corporation Restructuring Plan"; (10-d) *In re GPMI: Adversary Proceeding*, No. 11-02941-scc, 6/05/13 Transcript of testimony of D. Driscoll; and (10-e) 1/11/11 E-mail from M. Hantman to V. Gluzman.
- 13. Attached hereto as Exhibit 11 are true and correct copies of: (11-a) 8/31/07 E-mail string between A. Pozdnyakov (GPMI) and K. Gotsmy (Lukoil), discussing the review and edits of "unanimous consents" of Lukoil and GPMI; (11-b)

12/28/05 E-mail from A. Pozdnyakov to L. Adams; and (11-c) 4/11/05 E-mail from A. Pozdnyakov to O. Klemenchukova.

- 14. Attached hereto as Exhibit 12 are true and correct copies of: 12(a) the 4/11/11 Transcript of the testimony of Mr. Vadim Gluzman before the American Arbitration Assn. in the matter of *GPMI v. Bionol Clearfield LLC*; (12-b) *In re GPMI: Adversary Proceeding*, No. 11-02941, 6/06/13 Transcript of testimony of L. Ryan; and (12-c) *In re GPMI: Adversary Proceeding*, No. 11-02941, 5/30/13 Transcript of testimony of S. Gatto.
- 15. Attached hereto as Exhibit 13 are true and correct copies of: (13-a) [Filed Under Seal] Excerpts of the 11/13/09 Purchase and Sale Agreement between GPMI and LNA; and (13-b) [Filed Under Seal] Excerpts of the 11/16/09 Services Agreement between GPMI and LNA.
- 16. Attached hereto as Exhibit 14 are true and correct copies of: (14-a) [Filed Under Seal] Excerpts of LAC Twenty-year Financial Projection (12/17/07); (14-b) [Filed Under Seal] LAC Proforma Consolidated Balance Sheets as of June 30, 2007; and (14-c) an 1/06/09 e-mail from C. Gaites to A. Polynkoav with attachments.
- 17. Attached hereto as Exhibit 15 are true and correct copies of: (15) Excerpts of two letters from T. Knets of Chartis to M. Lewis (both dated 7/15/2011).

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of February, 2016, at Sacramento, California.

MOLLY MCGINLEY HAN

EXHIBIT 1

EXHIBIT 1-a



UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In Re: Methyl Tertiary Butyl Ether ("MTBE")
Products Liability Litigation

Master File No. 1:00 – 1898 MDL 1358 (SAS)

This document refers to:

Albertson Water District v. Amerada Hess Corp., et al (07-CV-2406) City of Glen Cove Water District v. Amerada Hess Corp., et al (07-CV-2403) City of Greenlawn Water District v. Amerada Hess Corp., et al (07-CV-2407) Town of Huntington/Dix Hills v. Amerada Hess Corp., et al (07-CV-2405)

DEFENDANT LUKOIL AMERICAS CORPORATION'S MASTER ANSWER AND AFFIRMATIVE DEFENSES

Pursuant to the Master Answer agreement among the parties, CMO #6 and the Court's instructions during the January 13, 2005 status conference, LUKOIL Americas Corporation ("LAC") answers the complaints in MDL 1358 cases for which an answer is presently required, and in which it has been properly named and served, as follows:

I. ADMISSIONS AND STATEMENTS REGARDING SELECT ALLEGATIONS

A. Basic Defendant Information

LAC is a Delaware corporation incorporated on October 19, 2000. LAC maintains a principal place of business in East Meadow, New York. LAC has never manufactured pure or neat MTBE, nor has LAC produced MTBE gasoline for sale in the United States. Getty Petroleum Marketing Inc. ("GPMI") is a wholly owned subsidiary of LAC. LAC is a wholly owned subsidiary of LUKOIL Oil Company, a foreign corporation.

B. Sale or Distribution of Gasoline with MTBE or TBA to States in Question

Since October, 2000, LAC admits that, for certain periods during an individual year, LAC, by and through its wholly owned subsidiary, GPMI, purchased and distributed

gasoline containing MTBE in the following states (in which one or more plaintiffs have pending cases in MDL 1358 requiring an answer at the present time): New York. Prior to January 18, 2005, GPMI did not manufacture or refine gasoline containing MTBE for delivery to these states.

C. Allegations Regarding Production of MTBE or TBA

At no time since beginning operations in October, 2000 did LAC manufacture MTBE or TBA.

D. Allegations Regarding Properties and Behavior of MTBE

LAC denies knowledge or information sufficient to form a belief regarding the properties and behavior of MTBE except LAC admits, upon information and belief, that MTBE is an aliphatic ether that does not occur naturally, that there are various methods for the production of MTBE and that one method of production is from methanol and isobutylene.

LAC further admits, upon information and belief, that solubility and mobility are relative properties and that while MTBE and other ethers may be more soluble and mobile in water than certain gasoline components, such as the BTEX compounds, they are less soluble and mobile in water than other components sometimes blended into gasoline, such as ethanol. LAC further admits, upon information and belief, that MTBE's behavior in the environment -- and its behavior relative to BTEX -- is dependent on a variety of factors, including the nature or method of its release, the geological setting, and environmental and microbial factors.

Upon information and belief, LAC further admits that while under certain conditions MTBE may biodegrade less readily than some other components of gasoline, MTBE has been found to naturally attenuate and biodegrade in numerous ways.

EXHIBIT 1-b



UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In Re: Methyl Tertiary Butyl Ether ("MTBE")
Products Liability Litigation

Master File No. 1:00 – 1898 MDL 1358 (SAS)

This document refers to:

New Jersey Department of Environmental Protection, et al v. Atlantic Richfield Company, et al (08-CV-312)

DEFENDANT LUKOIL AMERICAS CORPORATION'S SECOND AMENDED MASTER ANSWER AND AFFIRMATIVE DEFENSES AND CROSS-CLAIMS

Pursuant to the Master Answer agreement among the parties, CMO #6 and the Court's instructions during the January 13, 2005 status conference, LUKOIL Americas Corporation ("LAC") answers the complaints in MDL 1358 cases for which an answer is presently required, and in which it has been properly named and served, as follows:

I. ADMISSIONS AND STATEMENTS REGARDING SELECT ALLEGATIONS

A. Basic Defendant Information

LAC is a Delaware corporation incorporated on October 19, 2000. LAC maintains a principal place of business in East Meadow, New York. LAC has never manufactured pure or neat MTBE, nor has LAC produced MTBE gasoline for sale in the United States. Getty Petroleum Marketing Inc. ("GPMI") is a wholly owned subsidiary of LAC. LAC is a wholly owned subsidiary of LUKOIL Oil Company, a foreign corporation.

B. Sale or Distribution of Gasoline with MTBE or TBA to States in Question

Since October, 2000, LAC admits that, for certain periods during an individual year, LAC, by and through its wholly owned subsidiary, GPMI, purchased and distributed

gasoline containing MTBE in the following states (in which one or more plaintiffs have pending cases in MDL 1358 requiring an answer at the present time): New York. Prior to January 18, 2005, GPMI did not manufacture or refine gasoline containing MTBE for delivery to these states.

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LAC further admits, upon information and belief, that solubility and mobility are relative properties and that while MTBE and other ethers may be more soluble and mobile in water than certain gasoline components, such as the BTEX compounds, they are less soluble and mobile in water than other components sometimes blended into gasoline, such as ethanol. LAC further admits, upon information and belief, that MTBE's behavior in the environment — and its behavior relative to BTEX — is dependent on a variety of factors, including the nature or method of its release, the geological setting, and environmental and microbial factors.

Upon information and belief, LAC further admits that while under certain conditions MTBE may biodegrade less readily than some other components of gasoline, MTBE has been found to naturally attenuate and biodegrade in numerous ways.

EXHIBIT 2

EXHIBIT 2-a

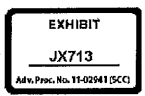
CONFIDENTIAL INFORMATION MEMORANDUM





\$220,000,000 Senior Unsecured Revolving Credit Facility
\$255,000,000 Senior Unsecured Term Loan Facility

August 2005





CRÉDIT AGRICOLE GROUP

Joint Lead Arranger & Bookrunner



Joint Lead Arranger & Bookrunner

SPECIAL NOTICE: This Confidential Information Memorandum may contain material non-public Information concerning the Company or its securities. By accepting this Confidential Information Memorandum, the Recipient agrees to use any such Information in accordance with its compilance policies, contractual obligations and applicable law, including federal and state securities laws.

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Getty Petroleum Marketing Inc.

LUKOIL Plaza 1500 Hempstead Turnpike East Meadow, NY 11554

Management

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President & Chief Operating Officer

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vdelaurentis@getty.com

+1 516 832-8440

Michael K. Hantman

SVP & Chief Financial Officer

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OAO LUKOIL

11 Sretensky Blvd. Moscow, 101000 Russian Federation

Management

Name (1997) And the state of th

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LUKOIL Americas Corporation

LUKOIL Plaza 1500 Hempstead Turnpike East Meadow, NY 11554

Management

Name and the property of the p

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* Primary contact.



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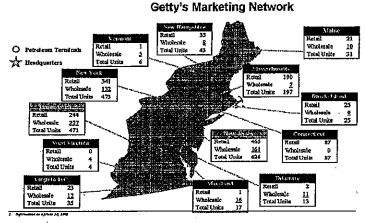
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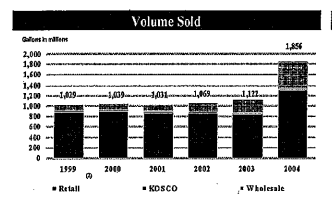
Case 1:00-cv-01898-VSB-VF

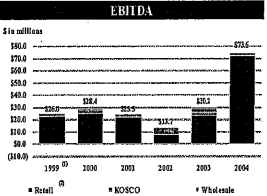
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quarter ended March 31, 2005. Not incidentally, COP currently owns 12.6% of Lukoil's common shares and has announced its intention to further increase its shareholding over time.

For the year ended December 31, 2004, Getty generated revenues and EBITDA of \$2,695.4 million and \$73.6 million, respectively (includes approximately 7 months of performance data related to the acquired Mobil stations). For the three months ended March 31, 2005, Getty generated revenues and EBITDA of \$894.5 million and \$10.9 million, respectively.







- Excludes inactive sites and bay lessess.
- 2. Corresponds to the twelve months ended January 31, 2000.

- 1. Corresponds to the twelve months ended January 31, 2000.
- 2. Retail unit EBITDA includes Delivery and Terminal
- Units' charges and LUKOIL service agreement

D. Strategy

Getty's business strategy employs a multi-pronged approach covering the enhancement of its existing asset base as well as vertical expansion into related businesses. Specifically, Getty has been modernizing the original Getty branded sites, installing canopies and credit card readers and upgrading signs, lighting and pumps to make the stations more attractive to customers. Getty is also rebranding the acquired Mobil stations to the Lukoil brand. Approximately of all Getty-owned stations already carry the Lukoil brand, another 25% will be rebranded in 2005, another 25% in 2006 and the remainder in 2007. The rebranding will be supported by a significant marketing and advertising campaign (approximately \$10MM per year) to be funded by Lukoil, which should increase brand awareness as a tier one brand and position Lukoil gasoline as a non-Middle Eastern gasoline alternative. Getty has the license to use the Mobil brand until 2010.



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Rebranding also serves the purpose of reducing costs as this would progressively eliminate (i) the need to pay Mobil royalty fees and (ii) the obligation to purchase 75% of Getty's Mobil-branded volume through ConocoPhillips at Platt's Barge Mean (vs. Platt's Barge Low). Getty estimates that the rebranding will save between \$0.0122 and \$0.0238 per galion of gasoline, approximating 12.5% of Getty's 2004 retail margin per gallon).

Getty is also expanding into the blending business, the process of creating U.S. specification grade gasoline for sale on a wholesale basis. To this end, Lukoil procured a lease on 500,000 barrels of storage and blending capacity at New York harbor in the first quarter of 2005 and plans to lease another 500,000 barrels of storage which will allow Getty to blend over 1.2 billion gallons per year of A-76 (a gasoline blending component) with high octane additives to produce U.S. spec gasoline. Getty currently purchases A-76 from the open market and therefore expects the blending operations to save \$0.0270 per gallon, or roughly \$30 million per year. Getty anticipates to eventually import and purchase A-76 from Lukoil's refineries in Russia, Romania and Bulgaria.

Lukoil's broad U.S. strategy is to develop this market as an alternative to selling its [production / refined products] in the lower margin Russian market. Getty represents the first step in this effort. As Lukoil increases its exports of refined product to the U.S., Getty will increasingly become the U.S. marketing arm of an international, vertically-integrated petroleum supply chain and will drive increasing volumes of product through its network.

E, Management

Getly and Lukoil America management have substantial experience in the gasoline distribution business. Vadim Gluzman, Director and CEO of Lukoil Americas, Joined Lukoil in 1992. Vincent J. De Laurentis, President and COO of Getty, has been with the Company since August 1997 and has over 11 years of retail gasoline experience including 8 years as regional general manager and VP at Sunoco. Michael K. Hantman, Senior Vice President and Chief Financial Officer, joined Getty in 1985 after a distinguished accounting career at Arthur Young and Company (predecessor to Ernst and Young LLP).

Lukoil's management is fully committed to playing a significant role in the management of Getty given its extensive experience in the retail gasoline business and as part of its strategy to expand into the U.S. Lukoil is active in the decision making and strategic planning processes at Getty (such as the rebranding campaign, modernization of existing sites and expansion into the blending and supply business). Furthermore, to date Lukoil has made over \$50 million in capital contributions to Getty and plans for additional contributions going forward.

Please refer to Section IV, Company Overview, for select Management biographies.





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Getty is strategically important to Lukoil, providing it with the ability to help achieve its goal of increasing exports of refined products and diversifying its revenue stream. Lukoil's expansion of its refining and marketing business partially mitigates the higher inherent risks of the upstream segment while vertical integration allows it to profit across the entire value chain. In addition, Lukoil's expansion into the U.S. reduces the dependency on oil coming from the Middle East. As part of the acquisition of the Mobil branded outlets, Lukoil provided a capital contribution of \$50 million to help fund the acquisition and has provided additional capital contributions as part of the rebranding effort.

C. Experienced Management Team

Management has substantial experience in the gasoline distribution business. Vadim Gluzman, Director and CEO of Lukoil Americas, joined Lukoil in 1992. Vincent J. De Laurentis, President and COO of Getty, has been with the Company since August 1997 and has over 11 years of retail gasoline experience including 8 years as regional GM and VP of Sunoco. Michael K. Hantman, Senior Vice President and Chief Financial Officer, joined Getty in 1985 after a distinguished accounting career at Arthur Young and Company (predecessor to Ernst and Young LLP).

D. Expected Cost Savings

Getty's expansion into the blending and supply business is expected to produce cost savings of \$0.0270 per gallon (close to \$30 million per year). In connection with the expansion, the Company has leased, as of March 31, 2005, 509,000 barrels of terminal storage space in New Jersey under a five year operating lease. Getty intends to increase its terminal storage capacity to approximately one million barrels as space becomes available, which will allow Getty to blend over 1,200 million gallons per year of A-76, a gasoline blending component.

As a result of rebranding the Mobil stations to Lukoil stations, Getty will be able to reduce its costs due to the lower brand license fees payable to Mobil and the reduction in its obligation to purchase Mobil-branded volume through ConocoPhillips. Without the obligation to pay royalties for the Mobil brand, Getty estimates cost savings of between \$0.0122 and \$0.0238 per gallon of gasoline. Getty also estimates a \$0.0025 per gallon reduction in the cost of product as it replaces purchases from ConocoPhillips.



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Export of crude oil using Transneft export routs	65,662	8,958	285,204	38,909	240,150	32,763
Export of crude oil bypassing Transneft	19,659	2,682	54,161	7,389	39,342	5,367
Total crude oil export	85,321	11,640	339,365	46,298	279,492	38,130

^{*} Including own export of affiliates

Strategy

Following the acquisition by ConocoPhillips, the Board of Directors of Lukoil adopted a revised long-term strategy for the period of 2005-2014. Lukoil has a focused strategy of increasing its market capitalization, unlike other oil majors which seek to reward their shareholders with large dividends and share repurchases. Lukoil's main objectives are to:

- Maintain its production growth rate above 5% per annum and further diversify its upstream portfolio by developing several international production centers;
- Become Russia's second largest gas producer;
- Increase reserves by maintaining an organic replacement ratio of around 130%;
- · Increase the market share on its traditional downstream markets and leverage the Lukoil brand;
- Optimize returns by developing export infrastructures and maximizing export sales of crude oil and refined products;
- Improve the efficiency of its operations and investments by reducing costs and disposing of non-core assets.

Lukoil's strategy differentiates itself from its peers due to its downstream focus, aimed at bridging the gap with the international oil majors in terms of market valuation. Unlike its competitors who are in the process of restructuring or scaling down their downstream and petrochemicals businesses, Lukoil is seeking to expand its Refining & Marketing segment, which accounted for 37% of the group's total capital expenditures during the first nine months of 2004, against approximately 25% on average in the industry.

Expanding into the U.S. has also been a strategic objective of Lukoil, as it is the world's largest consumer of petroleum products, accounting for 25% of global consumption or 20.5 million barrels per day. Lukoil believes that the completion of the Vysotsk Export Terminal and the increased capacity of the Baltic Pipeline System provide Lukoil with the ability to further expand its exports of refined product to the U.S. and Europe, which will result in significantly lower transport costs and annual costs savings of between \$40 million to \$50 million. As a result of its purchase of Getty and acquisition of certain ConocoPhillips gas stations, Lukoil owns a total of 2,035 stations in the U.S. as of January 1, 2005. Sales of Lukoil petroleum products in the U.S. in 2004 reached a record level of 1.9 billion gallons (8.64 billion liters). Revenue from sales (without excise) was \$2.6 billion and net profit was \$11.7 million.



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The Company has assumed three month LiBOR rates to average as follows:

<u>Year</u>	<u>Rate</u>
Second half 2005	3.75%
2006	4.38%
2007	5.00%
2008	5.38%
2009 and thereafter	5.50%

The Company's capital expenditure plan is as follows (in millions):

	2005 Business <u>Plan</u>	2005 Proforma <u>Plan</u>	<u>2006</u> <u>2007</u>	there- <u>after</u>
Capital expenditures	\$10.8	\$15.5	\$16.0 \$16.5	\$17.0
Rebranding costs: Mobil branded outlets	9.7	9.7	9.7 19.4	.0
Getty branded outlets Corporate jet	1.9	1.9 <u>14.2</u>	0. 0 <u>0.</u> 0.	.0
Corporate Jet	<u></u>			<u></u>
Total	<u>\$22.4</u>	<u>\$41.3</u>	<u>\$25.7</u>	<u>\$17.0</u>

The projection assumes an income tax provision of 41.825%.

The projection assumes that the following distributions will be paid to the Company's parent, Lukoil Americas Corporation ("LAC"), through the maturity of the term loan in 2010 (in millions).

2 nd half 2005	\$3.5
2006	7.5
2007	8.2
2008	8.7
2009	23.1
2010	11.1



- [APG] -

EXHIBIT 2-b

EXHIBIT 2-b

CONFIDENTIAL DOCUMENT FILED UNDER SEAL

EXHIBIT 3

EXHIBIT 3-a



UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In Re: Methyl Tertiary Butyl Ether ("MTBE")
Products Liability Litigation

Master File No. 1:00 – 1898 MDL 1358 (SAS) M21-88

This Document Relates To:

Commonwealth of Pennsylvania, et al. v. Exxon Mobil Corp., et al., No. 1:14-CV-06228-SAS

DEFENDANT LUKOIL AMERICAS CORPORATION'S OBJECTIONS AND RESPONSES TO PLAINTIFF COMMONWEALTH OF PENNSYLVANIA'S FIRST SET OF SPECIAL INTERROGATORIES TO DEFENDANTS

Defendant LUKOIL Americas Corporation ("LAC") hereby makes its objections and responses to Plaintiff's First Set of Special Interrogatories to Defendants. LAC collectively refers to those interrogatories, including all related definitions and instructions, as "the Interrogatories." LAC reserves the right to amend and/or supplement these objections and responses, and to object (on any ground) to the use of these responses in any proceeding.

GENERAL OBJECTIONS

- 1. LAC objects to the Interrogatories to the extent they purport to impose obligations other than or in addition to those required under the Federal Rules of Civil Procedure, the Local Civil Rules, or Orders of the Court.
- 2. LAC objects to the Interrogatories because the allegations in Plaintiff's operative complaint are inadequate to justify the compulsion of any discovery from LAC whatsoever: this Court may not exercise personal jurisdiction over LAC.

purchased by an LAC officer for use in that officer's car, even if travelling for business purposes.

INTERROGATORY NO. 4:

State the last date that any entity supplied YOU with MTBE GASOLINE SOLD in PENNSYLVANIA.

RESPONSE:

None. See Response to Interrogatory No. 3.

INTERROGATORY NO. 5:

IDENTIFY each entity (including YOU, if applicable) that supplied YOU with MTBE GASOLINE FOR SALE in PENNSYLVANIA.

RESPONSE:

None. See Response to Interrogatory No. 3.

INTERROGATORY NO. 6:

IDENTIFY each refinery (including YOU, if applicable) that supplied YOU with MTBE GASOLINE SOLD in PENNSYLVANIA.

RESPONSE:

None. See Responses to Interrogatory Nos. 1 and 3.

INTERROGATORY NO. 7:

IDENTIFY each PENNSYLVANIA gasoline station that YOU owned, operated, leased and/or branded at any time since 1979 where MTBE has been detected in soil or groundwater.

SPECIFIC OBJECTION:

In addition to the general objections set out above, LAC specifically objects to this

Interrogatory to the extent it requests information that it is not currently available in any
sort of existing compilation of data. Conducting a site-by-site assessment at this time
would be overly broad and/or unduly burdensome and oppressive to LAC. By way of
further response, the Case Management Order that the parties are currently negotiating

contemplates production of similar information limited to readily available electronic data. LAC further objects to this Interrogatory to the extent it seeks site-specific information at this time because the Court has not yet opened site-specific discovery.

RESPONSE:

Subject to and without waiving its objections, LAC is producing information concerning current and former LNA sites in Pennsylvania. That information was derived from searches of existing electronic databases in LAC's possession, custody, and control. The information in LAC's possession, custody, and control may not be comprehensive; for example, it may not include: (1) MTBE detections occurring at a station LNA eventually acquired, but before LNA acquired it; and (2) detections at certain sites that LNA has sold. Based upon the search of readily available electronic databases within LAC's possession, custody, and control, the following is a list of current or former LNA sites for which there is a record of MTBE detection:

LNA Site#	Address	City
69201	rest to the second will will be seen to the second	a Balb Cyntydd
69204	607 Ridge Pike	Conshohocken
38 692056.	The second of th	A West of hesters
69207	305 Street Rd	Feasterville
1 690094 4	444 : IVEL elegia Bylvel 74 1945	Glenolder :
69210	729 Highland Ave	Chester
\$ 6921 (Na s.	West Control of the C	West Note Blown
69215	5756-74 Baltimore Ave	Philadelphia
1092 8	Subjective Average and the second	a 12mizalelphia 🚁
69219	1243 S Broad St	Philadelphia
69271	A 402 Adams Avenue	i ladi pata
69223	8 E Main St	Lansdale
6920	the state of the s	ay Horshamba
69234	200 W Lincoln Hwy	Penndel
69235	And the Second Walk of Participation of the Second	
69236	495 Main St	Harleysville
69237	Route 202 & County Line Rd	a cachaltenia en
69238	681 E Broad St	Souderton

69239	# 10 - 10 - 10 - 10 Bethlehem Pike in a 20 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	en Jaarreld L
69240	350 W Bridge St	New Hope
692411	630 Bethlehen PA.e.	## Olleinide / #
69242	1457 Pottstown Pike	West Chester
: 69244 ? * 4	7/9/59/IRopseyell/Blvi deliga a Pag	Philadelphia
69245	105 Greenwood Ave	Wyncote
69248	FE 1450 OUT WITH THE SAME	Abingion &
69249	12001 Knights Rd	Philadelphia
EU (69250) (F	69001 Vyagshallevál v a vyagshallevál v	# Upper Darby #
69251	2600 W Ridge Pike	Тгоорег
- I 369252 I	The state of the s	Pro Pro
69253	802 Bath Rd	Bristol
(925)	501-Stoxiord/Valley/kd	a ja
69256	1165 Valley Forge Rd	Wayne
- 69258 5 8 £	A STORY TO A STORY AND A STORY	e elemiladeiphia
69264	2600 Easton Rd.	Willow Grove
69265	19X1919) Recoxi-well IBING	Philadelphia 4
69269	440 Swamp Rd	Doylestown
69701	art track Sub-Rholl Pit C	Wesk Chester
69702	4400 City Line Ave	Philadelphia
69704	S18 Pennsylvania Ave	Rom Washington
69705	598 N York Rd	Hatboro
4 \$69706 ± A	als Remarke	: Weste Reading
69708	Delaware Ave & Spring Garden St	Philadelphia
607/02	March 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Sensuale me
69710	401 Bethlehem Pike	Fort Washington
697/14	1 1 1 2 504 W Emoaster Aves 2 4 1 4 5	Strattord as
69714	913 Bethlehem Pike	North Wales
5 69/15:	The state of the s	Easi Komiton.
69716	558 Church Ln	Yeadon
3697174	1685 Sumneytown Pakes : 17	za Kulpsvalje, i
69719	2201 York Rd	Jamison
697/2	1300 Wilding on Pike 1 Lines	West Chesten 1
69723	807 E. Balitmore Pike	Kennett Square
69726	5018b Balamore Pike 38 - 24-2	Fav(ediava :
69732	659 N. Easton Road	Doylestown
= 0001400.	THE STORY OF STREET STREET	Meyarovan Struktie
69201	5 West City Line Avenue	Bala Cynwyd
60216	260 H. Easton Road Control of the Co	Willow Grovers
69208	20 S West End Boulevard	Quakertown

EXHIBIT 3-b

E-SERVICE .	
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A Sorvetore's	

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE METHYL TERTIARY BUTYL ETHER PRODUCTS LIABILITY LITIGATION) Master File No. 1:00-1898) MDL No. 1358 (SAS)) M21-88
This document pertains to:)
Commonwealth of Pennsylvania, et al. v. Exxon Mobil Corp., et al., No. 1:14-CV-06228-SAS)) x

DEFENDANT GETTY PROPERTIES CORP.'S CASE MANAGEMENT ORDER NO. 119 "RELEASE SITE" IDENTIFICATION

Defendant, Getty Properties Corp. ("Getty Properties"), by and through its attorneys, Rawle & Henderson LLP, and pursuant to the Federal Rules of Civil Procedure and Local Rules of the Southern District of New York, hereby submits the following "Release Site" identifications as required by Case Management Order No. 119.

Getty Properties' compliance in providing the below list of properties is not an admission as to the cause or existence, past or current, of MTBE at any of the sites listed, does not waive any of Getty Properties' defenses and does not waive any of its claims against Getty Petroleum Marketing, Inc., other parties or non-parties, as being liable for any or all alleged contamination at any or all of the sites listed below. By way of further response, Getty Properties conducted a good faith search to identify "release sites" and reserves the right to supplement or amend this list as discovery continues. Without waiving any of said reservations, Getty Properties identifies the following sites:

Stavion No.	Street Address	<u>City</u> Lagrania	-Sine	Facility ID.
69497	RT 272 POPLAR STREET	ADAMSTOWN	PA	36-22488
67227	3050 LEHIGH STREET	ALLENTOWN	PA	

Station No.	Street Address	<u>Ciax</u>	State	Haolffwadd Rio
69682	MAIN & S. HIGH STREETS	ARENDTSVILLE	PA	01-11701
69688	45 E. HANOVER ST	BONNEAUVILLE	PA	99-1175
67243	596 LANCASTER AVE. & PENN ST.	BRYN MAWR	PA	23-21984
67639	816 W. HIGH STREET	CARLISLE	PA	21-26025
69685	1070 TRINDLE ROAD	CARLISLE	PA	29-11695
67367	5300 SPRINGFIELD ROAD	CLIFTON HGTS.	PA	
67432	ROUTE #309 & FAIRMOUNT STREET	COOPERSBURG	PA	·
67636	3730 CARLISLE RD	DOVER	PA	67-26051
67433	MAIN RT #611 & EAST ST.	DOYLESTOWN	PA	
67599	2425 NO. MARKET ST	ELIZABETHTOWN	PA	
67623	RT 116 & ORRTANNA ROAD	FAIRFIELD	PA	01-26-21
69419	200 NORTH 4TH STREET	HAMBURG	PA	06-41536
67627	103-121 CARLISLE ST (MIDTOWN)	HANOVER	PA	67-26022
67647	918 YORK STREET	HANOVER	PA	67-26043
67269	427 WEST COUNTY LINE ROAD	HATBORO	PA	
69428	3596 EAST NEWPORT ROAD	INTERCOURSE	PA	
69466	839 FERN AVENUE	KENHORST	PA	06-232710
67416	3796 OXFORD VALLEY RD	LEVITTOWN	PA	09-23892
67598	2300 MARKET ST	LINWOOD	PA	23-32133
69690	ROUTE 16	MCCONNELLSBURG	PA	29-11699
67642	4601 CARLISLE PIKE	MECHANICSBURG	PA	21-26059

Station . LNo.	Street Address	<u>City</u>	State	Racility IID
67272	401 EAST BALTIMORE AVENUE	MEDIA	PA	
67654	911 EISENHOWER BLVD	MIDDLETON- HIGHSPIRE	PA	22-26026
69504	312 WEST MAIN STREET	NEW HOLLAND	PA	
69439	203 S. THIRD STREET	OXFORD	PA	15-32225
67617	3650 WILLIAM PENN HWY	PALMER TOWNSHIP	PA	48-42322
67596	3471 LINCOLN HWY, EAST	PARADISE	PA	23-23939
67435	192 DURHAM RD.	PENNDEL	PA	
97199	ROOSEVELT BLVD.,MASCHER &	PHILADELPHIA	PA	51-23928
67265	5700 RIDGE AVE & SHURS	PHILADELPHIA	PA	51-23901
67276	7800 RIDGE AVE	PHILADELPHIA	PA	51-21991
67201	3103-03 WEST CLEARFIELD STREET	PHILADELPHIA	PA	
67409	8797 FRANKFORD AVE. & MAGARGEE	PHILADELPHIA	PA	
67266	8244-8256 LOWBER AVENUE	PHILADELPHIA	PA	
67423	183 SOUTH WEST END BOULEVARD	QUAKERTOWN	PA	
69420	300 MORGANTOWN ROAD	READING	PA	06-22487
69672	1248 N. 9TH STREET	READING	PA	06-11544
67434	778 2ND STREET PIKE	RICHBORO	PA	09-23948
67398	1442 EASTON ROAD	ROSLYN	PA	
69676	SECOND STREET	SAINT CLAIR	PA	54-11546

Station No.	Street Address	City	Siare	Bacility 110
67382	CHESTER PIKE & CLIFTON AVE.	SHARON HILL	PA	23-21998
67611	550 SOUTH MAIN STREET	SHREWSBURY	PA	67-11492
69476	602 S. MAIN STREET	SHREWSBURY	PA	67-23715
67425	301-303 HARLEYSVILLE PIKE	SOUDERTON	PA	46-23960
67288	RT 1 & OLD LINCOLN HWY.	TREVOSE	PA	09-21989
67428	STATE RD & HIGHLAND	UPPER DARBY	PA	23-23957
67632	2890 EAST PROSPECT STREET	YORK	PA	67-26028
69443	644 EAST MAIN STREET	EPHRATA	PA	
67215	40 th STREET AND POWLETON AVE.	PHILADELPHIA	PA	·
67217	6900 FRANKFORD AVE.	PHILADELPHIA	PA	
67418	2391 DURHAM RD.	LANGHORNE	PA	09-22004
67426	798 SUMNEYTOWN	LANSDALE	PA	
67603	2324 N. GEORGE ST.	YORK	PA	67-63268
67607	7002 WOODLAND AVE.	PHILADELPHIA	PA	51-43218
69680	3901 PERKIOMEN AVE.	REIFFTON	PA	
97211	ROUTES 413 AND 232	WRIGHTSTOWN	PA	09-23963
67275	301 WEST MACDADE BLVD.	MILMONT PARK	PA	23-23933
67282	3024 NEW RODGERS RD	BRISTOL	PA	09-23935
69408	1505 PEMBROKE RD	BETHLEHEM	PA	48-21736
69005	721 ALLEGHENY ST	DAUPHIN	PA	22-11687
69447	629 WEST ORANGE STREET	LANCASTER	PA	36-23707
752	1201 IVY HILL RD	PHILADELPHIA	PA	51-23887

Station No	Street Address	<u>Gir</u>	State	<u>EachtivilD</u> <u>Mo</u> .
67663	3031 MOUNT CARMEL AVE.	GLENSIDE	PA	46-09134
69426	1301 WEST BROAD ST.	BETHLEHEM	PA	39-22493
67638	50 NORTH MAIN STREET	GLEN ROCK	PA	67-26052
67437	301 EAST JOHNSON HIGHWAY	NORRITON	PA	

RAWLE & HENDERSON LLP

John Q. McMeekin II, Esquire (JM8956)

Susan M. Dean, Esquire The Widener Building One South Penn Square Philadelphia, PA 19107 Phone: 215-575-4324

Attorneys for Defendant, Getty Properties Corp.

EXHIBIT 4

EXHIBIT 4-a

EXHIBIT 4-a

CONFIDENTIAL DOCUMENT FILED UNDER SEAL

EXHIBIT 4-b

From:

Lou Maschi

Sent:

Tuesday, August 19, 2008 12:23 PM Sem Logovinsky

To;

Subject:

Project PA

Attachments:

LUKOIL OFFERING PA 2008.doc; PA Offering spreadsheet.xls

Sem,

Here is the offering we want to send Mr. LoPiccolo. If you are OK with it, I suggest we send it certified mail, Return Receipt Requested.

Any questions, please call me on my cell. Dave and I are stepping out of the office.

Lou

EXHIBIT

JX825

dv. Proc. No. 11-02941 (SCC)

LUK0199752

CONFIDENTIAL

JX0825-0001 LAC 001954

PRIVILEGED AND CONFIDENTIAL

PENNSYLVANIA LUKOILOFFERING

- 89 PRIME RETAIL GASOLINE SITES
 - FULLY RE-IMAGED IN 2006
 - BRANDED LUKOIL
- MAJORITY OCCUPIED AND OPERATING.
- ALL SITES LOCATED THROUGHOUT THE STATE OF PENNSYLVANIA

THESE SITES CONSIST OF THE FOLLOWING PROPERTY TYPES:

- 61 FEE SIMPLE PROPERTIES
 - 28 LEASED PROPERTIES

THE FACILITIES CONSIST OF THE FOLLOWING:

3 BAY FACILITIES

50 MARTS

15 BAY/SNACK SHOPS

3 MART/BAYS

2 CAR WASHES

2 MART/CAR WASH

9 C-STORES

1 SNACK SHOP/CAR WASH

2 C-STORES/CAR WASH

2 SNACK SHOP\$

TOTAL 2007 ANNUAL FUEL VOLUME:

100,944,940 GALLONS

2007 ANNUAL RENT INCOME:

\$5,272,399

2007 ANNUAL RENT EXPENSE:

• \$2,585,190

2007 ANNUAL PROPERTY TAXES:

CONFIDENTIAL LUK0199753

PRIVILEGED AND CONFIDENTIAL

\$1,185,296

Assets to be acquired: 100% of the assets in the offering including Eighty-Nine (89) Lukoil Branded retail fuel stations, together with all real and personal property associated therewith, free and clear of all claims, liens and other encumbrances.

<u>Purchase Price</u>: Offer to be submitted by buyer on an "All Cash" deal with No financing contingencies.

<u>Due Diligence Period</u>: Buyer shall have a period of Sixty (60) days within which to review information or conduct additional due diligence.

<u>Closing</u>: Closing shall occur within Thirty (30) days after completion of Buyer's due diligence.

<u>Fuel Supply</u>: Buyer shall enter into a marketing agreement and branding agreement to continue Lukoil branded product supply for a period of 15-years at a competitive Rack Pricing deal. Seller shall secure this position by recording a deed restriction on each fee property for the supply of fuel for 15-years.

<u>Environmental</u>: To be determined by Seller and Buyer and included in the Purchase Sale Agreement (PSA).

<u>Letter Of Intent (LOI)</u>: Buyer is to submit a LOI to Seller within 10-days of receipt of this offering indicating Buyer's intention to purchase for a listed purchase price.

<u>Purchase Sale Agreement (PSA)</u>: Once purchase offer is made and accepted, Seller and Buyer will enter into Purchase Sale Agreement 15-days after receipt of LOI by Seller at which time Buyer must submit a 10% non-refundable cash deposit.

<u>Attachments</u>: Excel spreadsheet of all sites that fall within the offering providing site number, location, annual volume, rent income, rent expense, real estate taxes, site value, underlying lease terms, sub-tenant lease terms.

The foregoing sets forth a basic outline of Seller's offer. Neither Seller nor Buyer shall have any obligation to one another until such time as a comprehensive, binding agreement for purchase and sale has been approved and executed by both parties.

CONFIDENTIAL LUK0199754

EXHIBIT 4-c



METTY PETROLEUS MARKETING INC., a subsidiary of LUK ORLOG Company

Sem Logovinsky

Vice President

Getty Petroleum Marketing Inc.
1500 Hemostead Tumpike

East Meadow, NY 11554

Phonie: 516-542-3200 Fax: 516-832-8440

EXHIBIT

JX756

Adv. Proc. No. 11-02941 (SCC)

Confidential

2/30/2007

şwş

300000

SOUTHERN BOOK

162 Controlled Properties

Breakdown:

New Jersey

Fées Leases

Pennsylvania.

Fees 61 28 Leases

GETTY PETROLISUM MARKETING INC., a subsidiary of LUK OIL Oil Company

CONFIDENTIAL

LUK0768406 JX0756-0002 LAC 001781

EXHIBIT 5

EXHIBIT 5-a

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Page 948
 2
     UNITED STATES BANKRUPTCY COURT
     SOUTHERN DISTRICT OF NEW YORK
                               Chapter 11
     In Re:
     GETTY PETROLEUM
                               No. 11-15606 (SCC)
     MARKETING, INC., et al.,
 б
        Debtors.
                               (Jointly Administered)
     GETTY PETROLEUM
     MARKETING, INC., et al.,
 9
               Plaintiffs,
10
                                   Adversary Proceeding
               vs.
     LUKOIL AMERICAS
                                    No. 11-02941 (SCC)
     CORPORATION, LUKOIL NORTH
12
     AMERICA LLC, OAO LUKOIL,
    VINCENT DE LAURENTIS, VADIM
13
     GLUZMAN, MICHAEL HANTMAN,
    MICHAEL LEWIS and SIMON
14
    LOGOVINSKY,
15
              Defendants.
17
                 TRANSCRIPT OF PROCEEDINGS
18
                    New York, New York
19
                        May 28, 2013
20
    BEFORE:
21
               The Hon. SHELLEY C. CHAPMAN
               Bankruptcy Court Judge
22
23
24
    Reported by:
    Bonnie Pruszynski, RMR
25
    JOB NO. 61545
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٠.		·			
			Page 955		~
	1	Gluzman - Cross - Kirpalani	•		١.
i	2	have we were selling products from, from			
	3	Pacific Northeast from our from California		I	
	4	coast to Russia.			
ı	5	Q And were you involved in Lukoil's	10:21	ł	
ļ	6	acquisition of GPMI in any way?			
1	. 7	A Yes, absolutely.			
İ	8	Q And can you explain to the court your			
	9	involvement there?			
1	10	A At some point in of time, I was	10:21		
	11	introduced to Sem Logovinsky, and Sam knew Vince		l	
1	12	DeLaurentis, so Sem introduced me to Vince			
1	13	DeLaurentis, and then we started talking with	ı	lO -	C
ł	14	Vince first, and then Vince introduced me to			
1	15	Liebowitz, and that's how we start negotiating.	10:21		
l	16	Q And do you recall what year this was?			
l	17	A '99, 2000.			
İ	18	Q And did you did, did Lukoil			
l	19	ultimately acquire GPMI?			
1	20	A Yes, yes. Lukoil bought GPMI I	10:21		
ı	21	believe late 2000. And GPMI was a publicly held	Ì		
	22	company. It was a New York Stock Exchange			
	23	company. That was that was the first time that			
	24	Russian company had acquired a publicly traded			
	25	Company in the United States. We had to go	10:22		٠.
1			Į.	()	()

TSG Reporting - Worldwide 877-702-9580

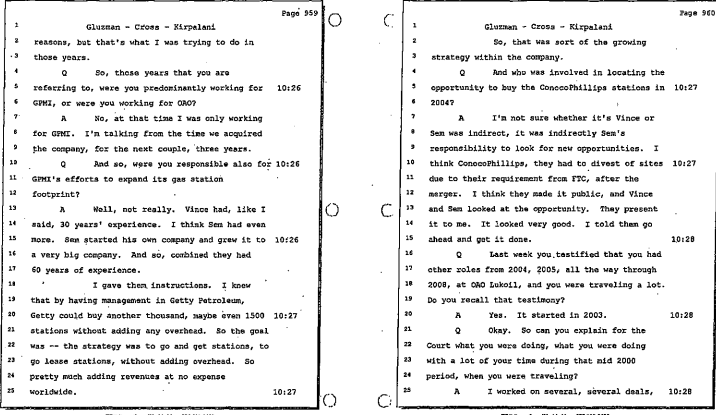
,			Page	956
٠.	1	Gluzman - Cross - Kirpalani		
	2	through numerous exercises with Securities and		
	3	Exchange Commission. So, we got all the		
	4	approvals, and we were — we successfully bought		ľ
	5	the company.	10:22	
	6	Q Now, what was your plan for senior		
	7	management of GPMI after Lukoil acquired the		
	.8	company from Getty?		1
	9	A Well, I looked at the management, I		
	10	thought that the management was pretty good.	10:22	ŀ
	21	Vince DeLaurentis had at that time probably over		
	12	30 years of experience, working for Sunoco and		
_	13	Getty, writing gasoline stations, so I promoted		Ì
	14	him to the president of the company.		
ĺ	15	Michael Hantman was corporate	10:22	1
ı	16	controller. I thought very highly about Michael's	•	- [
- }	17	ability, so Michael became a senior vice president		ł
- 1	18	and chief financial officer. Sem Logovinsky		
	19	became a vice president and the head for sort of		
1	20	new business opportunities. Donna Baumgardner	10:23	Į
- 1	21	became a corporate controller.		
	22	The only person didn't stay with the		
	23	company was an attorney who was very old, and he		1
	24	pretty much retized, and we hired outside attorney		I
. [25	working for Getty,	10:23	1

TSG Reporting - Worldwide 877-702-9580

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Page 957
                 Gluzman - Cross - Kirpalani
                   And that was pretty much it. So, we
     didn't really touch anyone.
           Q
                   The outside attorney that you hired,
     you hired him as your general counsel?
                                                         10:23
                  Yes.
           Α
           0
                  Is that Michael Lewis?
                  No, no. It was another lady working
     for us for several years, and then she went
10
     somewhere else, so we needed another attorney and 10:23
11
     we hired Michael Lewis after that.
12
                And what about your role, sir? What
           Q
13
                                                                    \bigcirc
     was your role at GPMI from inception?
14
                  Well, in the beginning, we looked for
     the company -- we looked to the company, we were 10:24
    breaking it apart, in terms of understanding
16
17
     what's good, what's bad. It was sort of
     old-fashioned running company, by Liebowitz. The
18
19
     company didn't have computers and it was run by
20
    pen and pencil. So we did a lot of work to sort 10:24
    of modernize the operations, technologically.
22
                . And also, they had not as good supply
23
    as the supply I worked on, and I brought a new
24
    supply agreement from British Petroleum, so that
    helped the company, and pretty much we were, you
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Page 958
\mathbb{C}
                     Gluzman - Cross - Kirpalani
          know, getting to know the management, getting to
          know dealers. I personally took trips around the
          whole operations, all 13 states, and then I met
          People in the region. I met dealers, vendors.
                    · So, it took me like half a year
          running around the country and meeting, meeting
          the people.
                   . And then later on, I was trying to
         link the operations of Getty into Lukoil's
                                                             10:25
    11
         production, as Getty was just a jobber, just a
    12.
         distributor, so Getty didn't have any extra
    13
         opportunities to work with any producing oil
    14
         company. So, when Lukoil became an owner of
    15
         Getty, I was trying to establish the link to bring 10:25
    16
         Lukoil's crude to the United States.
    17
                      Lukoil had a pretty substantial
    18
         production in the northern part, northern Arctic,
    19
         so, the delivery from there to the East Coast of
    20
         the United States would be probably 30 percent of 10:26
        the lag from Middle East to United States. So, it
    22
        was logistically feasible to do that.
    23
                      And I was trying to buy refineries in
        the United States. We had several negotiations.
        We didn't end up buying the refinery for several
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Case 1:00-cv-01898-VSB-VF Document 4373 Filed 02/05/16 Page 51 of 165



TSG Reporting - Worldwide 877-702-9580

TSG Reporting - Worldwide 877-702-9580

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Page 961
                                                                                                                                             Page 962
                                                                               (
                Gluzman - Cross - Kirpalani
                                                                                                    Gluzman - Cross - Kirpalani
     sizable deals for Lukoil. I worked on two big
                                                                                         I believe in September 2004.
     corporate deals. My first deal I worked was a
                                                                                                      Okay. And so --
     deal with ConocoPhillips which became a part of
                                                                                                      THE COURT: So, I'm confused. So, on
     the transaction. At that time it was the largest 10:29
                                                                                               behalf of GPMI, you worked to acquire the
                                                                                                                                            10:30
                                                                                               ConocoPhillips stations for GPMI?
     transaction by any American companies investing in
                                                                                                      THE WITNESS: Vincent and Sem did
                  ConocoPhillips became 20 percent-
                                                                                               that deal. I wasn't really doing that. I
     shareholder in Lukoil. ConocoPhillips and Lukoil
                                                                                               was in Europe at that time.
     put together a big production joint venture in
                                                                                    10
                                                                                                     THE COURT: Okay. But at this -- at 10:30
                                                                                   11
     northern parts of Russia. So, it took me
                                                                                              that time frame, who was your employer?
12
     IR months to nepotiate that deal.
                                                                                                     THE WITNESS: GPMY.
                                                                                   13
13
                 Can we just stay with ConocoPhillips
                                                                                                     THE COURT: Okay. But you just -- in
     for a second, just because I want the record to be
                                                                                   14
                                                                                              response to what Mr. Kirpalani asked you,
15
                                                                                   15
                                                        10:29
                                                                                              you indicated that you worked on a corporate 10:30
16
                  Any connection at all between the
                                                                                   16
                                                                                              deal for CAO Lukoil.
                                                                                   17
    ConocoPhillips gas station business and the
                                                                                                     THE WITNESS: Correct.
                                                                                   18
18
    ConocoPhillips corporate transaction you are
                                                                                                     THE COURT: And did OAO Lukoil
29
     talking about?
                                                                                   29
                                                                                              compensate you for that work?
20
                                                                                   20
                                                                                                     THE WITNESS: I was -- I was given
                 No. I was working on the corporate
                                                                                                                                           10:30
                                                                                   21
21
    transaction. It's completely unrelated. It just
                                                                                              sort of option for -- stock option for the
                                                                                   22
22
    happened to be pretty much in the same time. I
23
                                                                                   23
    think ConoccPhillips' stations acquisition in the
                                                                                                     THE COURT: Stock option for what?
                                                                                   24
    United States was around 2004, and I work on the
                                                                                                     THE WITNESS: For that deal.
    corporate deal from 2003, and we closed that deal, 10:29
                                                                                   25
                                                                                              corporate deal with ConocoPhillips.
                                                                                                                                           10:31
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ŀ		Page 963	$\overline{\Box}$	Ç.		· · · · · · · · · · · · · · · · · · ·
1	Gluzman - Cross - Kirpalani		\sim	١,,.	1	Gluzman - Cross - Kirpalani
2	THE COURT: So, in compensation for				2	were you an officer of OAO Lukoil?
3	working on the corporate-level deal in which		•		3	A No.
1 4	ConocoPhillips acquired a 20 percent				١	Q What is your understanding, sir, of
5	interest in Lukoil, you were given stock	10:31	ł		5	what an officer is?
6	options in Lukoil?				6	A Well, officers are running the
7	THE WITNESS: Correct.				7	company. They are making decisions on the
8	THE COURT: Okay, go ahead.		[,	В	company. I didn't make any decisions for Lukoil.
9	BY MR. KIRPALANI:		•		9	I was primary MAA person for Lukoil negotiating
10	Q In your capacity well, did you	10:31		ļ	20	the deal. I wasn't making all the decisions, so,
22	have a title at any point at OAO Lukoil?	•	å		11	I was not an officer.
12	A While I was working on the first				12	Q Was your title at OAO Lukoil related
13	corporate deal with ConocoPhillips, I needed some		\circ	- CI	13	to your role at GPMI?
14	title with Lukoil while I was negotiating, because				14	A No.
15	I was primary the only negotiator, the only	10:31			15	Q How was the relationship between OAO
16	person negotiating that deal. So, if it would				16	Lukoil as shareholder, ultimate shareholder, and
17	look it would look strange if I would give my				17	GPMI governed?
18	business card where it says Getty Petroleum				18	A Lukoil had their very, very strict
19	Marketing,				19	reporting system, not to GPMI, to every
20	So I got a title with OAO Lukoil, so	10:31			20	subsidiary. Every subsidiary was very equal. So
21	I was giving my card to people.	1		. 1	21	GPMI had to report operational data and financial
22	Q Putting aside why you got it, what	ļ		1	22	data on many different levels.
23	was your title?	j		}	23	So, we reported monthly our
24	A I was vice president of Lukoil.				24	operational data. I believe the monthly financial
25	Q And as vice president of OAO Lukoil,	10:32	O	ϵ	25	report was sent to Moscow. Then quarterly reports
		أجرد	***	- L		

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10:32

10:32

10:32

10:33

10:33

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Page 966
                                                                               (
                                                                                     1
                Gluzman - Cross - Kirpalani
                                                                                                    Gluzman - Cross - Kirmalani
                                                                                     2
     were sent to Moscow, semi-annual, and annual
                                                                                         strategic transactions for OAO Lukoil, or was
                                                                                     3
                                                                                         ConocoPhillips the only one?
                  Budgeting was one of the difficult.
                                                                                                      No. I worked on several other
     difficult situations, for not only GPMI but for
                                                         10:33
                                                                                         transactions. I worked on another big transaction 10:34
     every subsidiary. Budget was very vigorously
                                                                                         with a Spanish oil company Repsol, that took me
     attacked by the parent company on every subsidiary
                                                                                         about two, three years, and I worked on a couple
     to make sure that the subsidiary stays within
                                                                                         of big gas deals, one with U.S., big U.S. oil
     budget.
                                                                                         company, Marathon 011.
                                                                                    10
                                                                                                     And I also did a couple sizable deals 10:35
                  So, there was special forms.
                                                         10:33
11
     thousands of different forms, spreadsheets in
                                                                                        for -- asset deals for Lukoil in Europe. That all
12
     Russia. So I had to hire actually an additional
                                                                                    12
                                                                                        happened between 2003 and sort of late 2008.
13
     person who became an accountant for me.
                                                                   \bigcirc
                                                                                   13
                                                                                                     And so during the first three years,
                                                                               C
24
                                                                                   14
                  Who was that?
                                                                                        is it correct that during the first three years
15
                  Elana Picman, and she was in charge
                                                                                   15
                                                                                        you were principally working at GPMI, and then
    of communications with Moscow and to make sure
                                                                                        from 2003 to 2008, you were dividing your
17
                                                                                        responsibilities? Is that a fair
     that all the reports were going to Moscow on time.
                                                                                   18
18
     It was a job, and she couldn't even get it
                                                                                        characterization?
                                                                                   19
    herself, so we had more people. I had to hire
                                                                                                     Yes. Before 2003, I only worked for
                                                                                   20
20
                                                                                        GPMI, and I didn't really travel anywhere. 2003, 10:35
    another person, a Russian-speaking person who
                                                        10:34
21
    helped her to do that.
                                                                                        Mr. Ilya Borodin, he knew my abilities to do M&A
                  And every quarter she had to go to
                                                                                        deals, so he wanted me to take leading role and
                                                                                   23
23
    Moscow to defend the budget, because any deviation
                                                                                        negotiate deal with ConocoPhillips. So I was
24
                                                                                   24
    in budget was like an earthquake for them.
                                                                                        introduced to ConocoPhillips at that time, and I
25
                                                                                        worked with him for year-and-a-half to do the
                  Were you engaged in any other
                                                        10:34
                                                                                                                                           10:35
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<u> </u>			-		_		
	Pa	ge 967	0	(¨.	l		Page 968
1	Gluzman - Cross - Kirpalani			ν.	1	Gluzman - Cross - Kirpalani	
2	deal.		i		2	lease, the initial performance of the lease, for	
3	So that time I spent pretty much all		. .		3	first three years. Getty Realty also had an	
1 4	the time in Europe.		ı		4	option to extend the guarantee for an extra year	
5	Q What was the relationship between 10:	36	l		5	on certain financial conditions.	10:37
6	GPMI and Getty Realty before Lukoil acquired GPMI?			•	6	Q And that was a negotiated provision	•
7	A It used to be one company. I believe		ĺ		7	between Getty Realty and GPMI and OAO Lukoil?	
	in 1997, GPMI was spun off from Getty Properties,			ĺ	8	A Yes.	
9	and it became two, two companies, with pretty much					. Q How did GPMI perform in the early	
10	the same shareholding base and management. 10:3	36			10	years after being acquired by Lukoil Americas?	10:37
111	And then later on, Liebowitz was			.]	11	A GPMI performed really well. By the	
12	marketing GPMI, trying to set it, and that's what		!		12	virtue of change in supply to British Petroleum,	•
13	Lukoil end up buying.		10	$C \mid$	13	it brought an extra series of revenues. So we	
14	Q So, when Lukeil ended up buying GPMI,				14	outperform pretty much every year of GPMI for	
15	what was the term of the master lease at that 10:3	6		ľ	15	before our acquisition, up until 2005.	10:38
16	point? How long was the master lease when Lukoil				16	Q And during the entire time that	
17	acquired GPMI?	ļ			17	Lukoil owned GPMI, did GPMI ever remit dividends	
18	A When Lukoil acquired GPMI, we			}	18	to the parent company?	
19	renegotiated the master lease and we put together			ľ	19	A No, no, GFMI never remit dividends,	
20	a new restated inventory master lease for 15 10:3	6		ľ	20	because the goal was to grow the business in the	10:38
21	years.				21	United States, and to rebrand stations around	
22	Q At any time was OAO Lukoil a party to			1	22	New York, around New York City, northern New	••
23	the master lease?			l	23	Jersey, sort of southern Upstate, where the most	
24	A No. Lukoil was never party to a	•		ľ	24	sort of traffic of people traffic is.	
25	master lease, but OAO Lukoil had guaranteed the 10:3	7	\circ	0	25	So, Lukoil had so we invested	10:38
F-240			٧.٧	~· L		the grant of the control of the cont	

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	Γ.		Page 1028
•	1	Gluzman - Cross - Kirpalani	
	2	may be that I ask you for half-an-hour	
	3	variances here and there. If there are any	
	4	better times and worse times, morning versus	
	5	the afternoon one option is that I fit	11:46
	6	others within a lunch hour, which would mean	
	7	that we just have to propose a predictable	
	В	lunch hour on you.	
	9	But I just want to float it out	
	20	there, the storm clouds are gathering, and	11:46
	11	we are going try to figure out who needs	
	12	what.	
	13	See you at about five of.	
	14	(Recess taken.)	
	25	THE COURT: Please have a seat.	11:49
	16	MR. KIRPALANI: All set, your Honor?	
	17	THE COURT: Ready when you are.	
	20	BY MR. KIRPALANI:	
	19	Q Mr. Gluzman, in your own words, can	
	20	you describe for the Court what was the purpose of	12:04
	21	the 2009 sale of ConocoPhillips' assets to LNA?	
	22 .	A The purpose was to generate as much	
,	23	as GPMI could possibly do, and ask the parent	
Ì	24	company to give the difference, I would always	
l	25	prefer the equity, so GPMI would pay its debts and	12:04
Ì			

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Page 1029
                Gluzman - Cross - Kirpalani
     continue to perform, continue to pay its
     obligations on the master lease.
                  Did you plan to put GPMI into
    bankruptcy one year after the sale to LNA?
                                                         12:05
                  I thought I already mentioned that so
    many times. Bankruptcy really wasn't in my mind,
    no. So the answer is no, I was never planning to
    do bankruptcy in the first place.
10
                  THE COURT: But when Mr. Kirpalani
                                                        12:05
11
           talks about bankruptcy, I just want to be
           sure, when you say you weren't thinking
13
           about bankruptcy, do you mean you were --
14
          bankruptcy as an option with respect to the
15
           master lease issues as opposed to, we have
16
           seen lots of references to the possibility
17
          that as part of the restructuring, or
10
          incident to the restructuring, there might
19
          be a bankruptcy in a year.
                                                        12:05
20
                 So, when you say that you really
21
          weren't thinking about that, what exactly do
           you mean?
23
                 THE WITNESS: I mean that I -- after
24
           the restructuring, after the sale to LNA, I
           was never intending to do anything with the 12:06
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Page 1030
                Gluzman - Cross - Kirpalani
          bankruptcy. I was continuing to negotiate
           with Leo and Driscoll to improve the master
           lease.
                  THE COURT: But I don't understand
           that statement, Mr. Gluzman, because after
           the restructuring, you were then going to be
           an officer of LNA; correct?
                 THE WITNESS: Yes, but we had the
10
          service agreements, your Honor, between two 12:06
          companies. We were advised to move most of
11
          the liabilities to LNA, but I was still an
22
          officer and a director of GPMI. My payroll
          was coming from LNA, but I still held the
          position of chairman of the board and CEO of 12:06
15
16
          GPMI until the day of sale to Cambridge.
17
    BY MR. KIRPALANI:
18
                 Mr. Gluzman, did you intend to limit
    any of GPMI's retail operations after the sale to
20
21
                 Yes. Our plan was to -- at that
    time, we already, GPMI already sublet New England,
    everything outside of New York, so New York was
23
    the only area where GPMI had operations. So, the
    intention was that -- to close those operations,
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Page 1031
                Gluzman - Cross - Kirpalani
     it was difficult, very challenging -- sublease it
     to the jobbers like we did in New England and
     south.
                  And in that case, it would be flat
 5
    loss of just slightly over $10 million a year, and
    we put together a plan for the parent that
    $10 million a year would be loss for the remaining
     of the lease, until the end of the lease in 2015.
    So, my calculation of the equity bringing in, it 12:07
    had to be enough money to cover liability until
12
     the end of the lease.
                 And while I was doing that, they
    didn't want to entertain that idea with their
14
15
    operations, because they said today is still okay 12:08
    margin, tomorrow margin will drop again, and there
    will be not $10 million a year but $20 million a
17
18
                 So then we decided that we'd just
    have to sublease closed operations, so all GPMI
                                                        12:08
20
    would receive checks from their jobbers and give
21,
    one check to Getty Realty, and that would be it.
    In that case, the loss would be fixed at, I
    believe like 10.3 million a year.
                 So, when the equity came, there was
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·							
		Page 1037	\cap	C		•	Page 1038
1	Gluzman - Cross - Kirpalani			. \	1	Gluzman - Cross - Kirpalani	
. 2	BY MR. KIRPALANI:				2	marketplace, and without parent's contribution,	
3	Q If you can look you can look at				3	and in the event that it was unsuccessful, then I	
4	either version, Mr. Gluzman, but we are going to	·			4	had to apply the materials to special	
5	look at JX-183-T, the English translation.	12:14		1	5	restructuring committee within oil, Lukoil, for	12:16
6	Can you tell the Court what this				6	consideration of for consideration of our	
7	document is?				7	internal financing.	
8	A Well, this document is a typical				8	Q And we are going to come back to this	
9	protocol of the meeting between those individuals,			ļ	9	later, but while we are here, take a look at	
10	and the head of their meeting Mr. Nekrasov was	2:15			10	paragraph four. There is a reference to you	12:16
11	basically ordering certain people to do certain	1			11	appealing to President Alekperov in order to	
12	things.	i			12	resolve an issue.	
13	Q So this is on March 26, 2009;		\circ	C	13	Can you just tell the Court what that	
16	correct?			~	14	is about?	
15	A Yes. 1	2:15	•		15	A This was a part of their transfer,	12:16
16	Q And if you can look at section five				16	part of the restructuring, transferring blending	
17	of paragraph five, it says, "To instruct Vice				17	and supply business from GPMI to Litasco	
18	President V.S. Gluzman," and then it goes on." Do			1	18	Subsidiary, LPA.	
19	you see that paragraph?	Į		l	19	Q And what is it that you were	
20	A Yes.	2:15		·	20	appealing?	12:17
. 21	Q Can you explain to the Court what	ł			21	A I thought I testified to that, that I	
22	instructions you were being given?	ĺ		ľ	22	did not believe that LPA was capable of supplying	
23	A Mr. Matytsyn is the head of corporate			f	23	GPMI, so I thought they would be detrimental to	-
24 -	finance, so I was given instructions, pretty much	I			24	GPMI's performance if this blending/supply	
25	ordered to go and refinance the debt on in the 12	2:16	\bigcirc	()	2 5	organization, which was an internal part of their	12:17
-	TSG Reporting - Worldwide 877-702-9580		-	· ·		TSG Reporting - Worldwide B77-702-9580	

	Page 10
1	Gluzman - Cross - Kirpalani .
2	GPMI business, transferred to a third party, even
3	sister company.
4	And I told Mr. Nekrasov, I don't want
5	to do that, and then he told me, my decision is to 12:17
6	do it. If you want to change, you have to go
7	appeal to my boss. So I
8	Q Let's stay now with the section five
9	on investigating the possibility of financing.
Đ.	Let's look back at the original Joint Exhibit 183, 12:17
1	the cover e-mail. It's JX-0183001.
2	THE COURT: Mr. Kirpalani
3	MR. KIRFALANI: Yes.
4,	THE COURT: are you going to come
S	back to 183-T in any more detail? 12:18
6	MR. KIRPALANI: Probably not. If
7	your Honor has any questions about that, go
₿	ahead and ask.
9	THE COURT: Could we go back to
0	183-T, and under the decided, number one, it 12:18
Ł	says, "To generally approve," et cetera, and
2	there is a reference to an appendix one.
3	Mr. Kirpalani, my document doesn't
1	have appendix one.
}	MR. KIRPALANI: Your Honor, we 12:18

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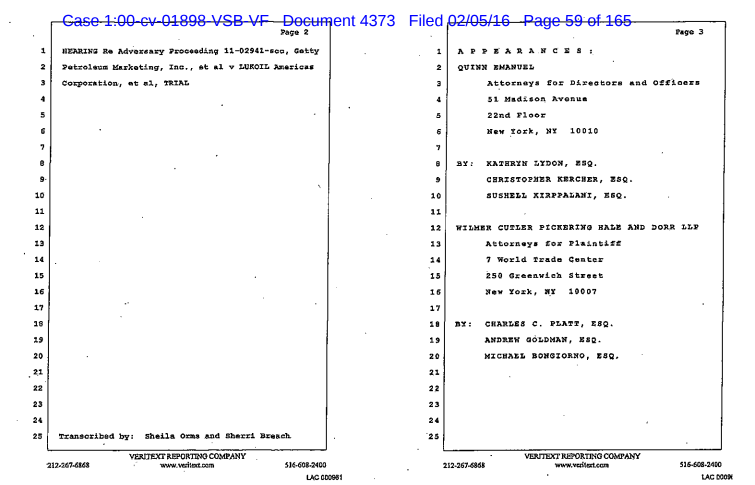
Page 1040 Gluzman - Cross - Kirpalani searched for this through all the documents produced in the case. None of us could find it at Quinn. THE WITNESS: It's probably the 12:18 bubble chart, one of the bubble charts, because it says in Russian -- well, there is an English transcript -- "generally approved." That's what it says. It says generally approved their -- the theme, 12:19 11 approved their, their --12 THE COURT: But there is no -- so there is no appendix one, okay. 14 THE WITNESS: Okay. 15 THE COURT: Can you turn the page, 12:19 16 please. Can you explain paragraph 6.2. So 17 when there is a reference there to the 18 business reorganization plan of Lukoil 19 Americas, is that the same thing as the 20 reorganization of the retail business in the 12:19 21 0.S.A.7 THE WITNESS: Your Honor, 6.2 refers 23 to Mr. Fedotov, who had in my view a very unique position and situation. He was the 25 head of budgeting for entire company. 12:19

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Page 1169
 1
 3
                   CERTIFICATE
     STATE OF NEW YORK
 5
                            : SS.
     COUNTY OF NEW YORK
                          I, BONNIE PRUSZYNSKI, a Notary
          Public with and for the State of New York,
10
          do hereby certify:
11
               That the foregoing transcript of
12
          proceedings is a true record of the testimony
13
          given and the proceedings had in the
14
          foregoing matter;
15
              I further certify that I am not related
16
          to any of the parties to this action by
17
          blood or marriage, and that I am in no way
18
          interested in the outcome of this matter.
19
              IN WITNESS WHEREOF, I have hereunto
20
          set my hand this 28th of May, 2013.
21
22
23
                              Bonnie Pruszynski
24
25
```

EXHIBIT 5-b

	Page 1
.1	UNITED STATES BANKRUPTCY COURT
.2	SOUTHERN DISTRICT OF NEW YORK
3	
4	
5	GETTY PETROLEUM MARKETING, INC.
6	and LIQUIDATING TRUSTEE, Cause No. 11-15606-scc
7	Debtors.
8	
9	GETTY PETROLEUM MARKETING, INC.,
10	ET AL Adversary Proceeding
11	v Cause No. 11-02941-scc
12	LUKOIL AMERICAS CORPORATION,
13	ET AL
14	
15	U.S. Bankruptcy Court
16	One Bowling Green
17	New York, New York
18	
19	June 10, 2013
20	10:03 AM
21	
22	BEFORE:
23	HON. SHELLEY C. CHAPMAN, ESQ.
24	U.S. BANKRUPICY JUDGE
25	ECRO: F. FERGUSON



Page 4 P.ROCEEDINGS 1 THE COURT: All right. How is everybody? Ready 2 for a nice long week together? I have to take a break today 3 at 12:30 to welcome the interns to the court, so that 11 be our stopping point for lunch today. All right. Ready when 5 MR. BONGIORNO: Good morning, Your Honor. 7 THE COURT: Good morning, 8 MR. BONGIORNO: The plaintiff calls Sem 10 Logovinsky. THE COURT: Good morning, would you raise your 11 12 right hand, please? SEM LOGOVINSKY, WITNESS, SWORN 13 THE COURT: Please have a seat. 14 DIRECT EXAMINATION 15 BY MR. BONGIORNO: 16 17 Good morning, Mr. Logovinsky. 18 Good morning, Mr. Hongiorno. Could you tell us --19 THE COURT: Mr. Logovinsky -- excuse me, Mr. 20 Bongiozno. Would you pull that misrophone a bit towards 21 you, please? Thank you. 22 Mr. Logovinsky, when did you join GPMI? 23 I joined GPMI in 2001, February of 2001. 24 And what was your title at GPMT? 25

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LAC 000963

Case 1:00-cv-01898-VSB-VF Document 4373 Filed 02/05/16 Page 60 of 165 BY MR. BONGIORNO: And you worked -- I'm sorry, you resigned last year; is that right? Yes, that's right. Okay. You had titles at other LUKOIL entities as well. didn't vou? A No. I don't. You never had any title at any other LUKOIL entity? æ 10 11 MR. BONGIORNO: Why don't we take a look at Joint 12 Exhibit 488 in the book. 13 (Video clip played) 14 MR. BONGIORNO: Sorry. 15 Can you find that on the tab in the binder in front of you, sir? 16 17 18 Q. 488. Do you see on the first page of that, which is also up on the screen, LUKOYL USA, Inc. Are you familiar 19 20 with that entity, sir? 21 22 Okay. And were you not the Vice-President of Wholesale and New Business Development at that entity? 23 As it is, it's written here.

Okay. What about the next page, LUKGIL America's Corporation, IAC? Are you aware that you were the Vice-3 President of Wholesale and New Business Development at LAC. 5 sir? No, I don't, 6 You didn't know that? A. No. I didn't. Okay, Now about Getty Petroleum Marketing, Inc., you're certainly aware that you had a title thore, right? Okay. And you're also aware that you were on the board there, now -- at least now that you look at this? Okay. On the next page, there's an entity called Getty Terminals Corp. Do you see that? okay. Are you aware that you were on the board of No. I didn't. You didn't know that? . No, I don't. Okay. What about Kingston Oil Supply Corp, ever hear 25 No. I don't, same answer, VERITEXT REPORTING COMPANY

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Is that news to you?

25 Q

15

16

18

19

21

22

24

25

Q

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Page 11

It is.

Page 12. You never heard of that one? No, I heard about it, I didn't know I was on the board Okay. So you're familiar with the entity, you just didn't know you were on the board. Okay. How about Garway, Inc., do you know whather you were on the board of that entity, sin? No. I don't. Okay. Why don't we turn the page and see, Were you on 10 the board of that entity? 11 12 According to this, yes. Okay. But this doesn't refresh your memory in that 13 Q 14

Page 13 know whether or not you're on the board of that entity? 2 No. I don't. Finally, LUXOIL North America, Inc., INA, do you know whether you're on the board of that entity? No, I don't. You don't know either way? No. I don't. Chay. Why don't we turn to a different topic then, sir. You're familiar with the phrase, the southern assets? Do you know what I'm talking about when I say the southern 10 11 12 Yes. I do. Okay. Those were assets in southern Jersey and in 13 Pennsylvania; is that right? 15 16 And those were gas stations that GPMI owned? 0 17 Those were assets that they acquired. GPMI acquired 18 from ConocoPhillips; is that right? 19 20 Okey. And you were involved in attempting to sell the 21 southern assets; isn't that true, sir? 22 23 Was that your responsibility at GPMI? 24 λ Yez.

Okay, What about LUKOIL American Beadquarters, do you VERITEXT REPORTING COMPANY

No. Is the same true of Petro USA, Inc., which is page

Okay. How about PT Petro Corp, have you ever heard of

7 of this exhibit, did you know you were on the board of

Okay. Did you know you were on the heard?

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212-267-6868

No, I don't,

No, I don't.

PT Petro Corp?

2 So you could look at say, a hundred -- if you were trying to figure out how much 150 gas stations were worth in a portfolio, you could look through your windshield at 15 or 20 of them, and get a ballpark of what they were all worth. 5

Ballpark, yes.

Yeah, You could do that, right? o

10 ٥ That's because you've been in this industry a long

time, right?

12 That's correct.

Let's look at Joint Exhibit 183-T in your book. These 13 are -- sir, these are the minutes of a meeting from March

26th, 2009 in Moscow, and you're listed on the first page as 15 one of the attendees at this meeting. Do you recall 16

17 attending this meeting, sir?

18 Yes.

20

21

23

25

25 λ

212-267-6868

And Mr. Nekrasov, the First Vice-President of LUROIL 19

Oil Company was also in attendance, was he not?

22 A Mr. Fedotov was also in attendance at that meeting,

right?

He was the Vice-President and the Director of the Main Ω

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LAC 000982

Page 25 That's correct, Okay. And you didn't really know what the money was 3 for, did you? According to this meeting -Sir, I just want to know whether you know whether -what that money was for, just yes or no. I don't know. And you don't know whether it was equity, do you? I believe it was equity money was given to prime Α 10 11 ٥ As you sit here today, you think that money, that \$340 million was equity, is that your testimony? 12 13 That's -- yes, it is. Are you sure about that? 14 16 0 You don't know, do you, sir? I don't know. 17 And that's because never told you, did they? 19 I can't recall. Okay. And you're not even sure where the \$340 million 20 22 Money came from --I'm just asking whether or not you know, sir, you don't 23 24 have to tell me if you know, z don't.

Department of Economics and Planning, is that his title? 1 Okay. What about Mr. Pachinko (ph), was he there? 3 Yes, he was, Okay. And the purpose of this meeting was consideration of the retail business reorganization plan in the USA: is that right? That's correct. Okay. And a decision was made after having heard the information about the reorganization plan at that meeting, 10 that these folks at the meeting decided to generally approve 11 the proposed arrangement for the reorganization of the 12 retail business in the USA. Is that what happened? 13 15 o And you recall attending that meeting, right? Right. 16 17 You -- were you aware of \$340 million that GPMI received from DAO LUKOIL in August of 2009? 18 I was not aware about exact amount, I knew that GPMI 29 received the money, but about the amount I wasn't aware. 20 21 Okay. You were on the Board of GPMI at the time, 22 right? 23 That's correct. А But you don't know the exact amount GPMI received, is that your testimony?

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Piga 26

Page 24

LAC 00098:

You don't know, do you?

I da know. 2 A

You know where that \$340 million came from today?

Δ Today, yes.

Okay. But at your deposition, you didn't know, did ٥

7 I couldn't remember.

You couldn't remember them, but you can remember now?

T can remember now.

10 Okay. And you're not sure whether or not the GPMI

Board was ever even consulted about that, are you?

I don't understand the question.

The \$340 million that came into GPMI, you're not even

sure whether or not the GFMI Board was consulted about that

15 money, are you?

12

13

26

19

I'm sorry, I couldn't hear you, sir. 17

I'm not aware of it.

18 I'm not aware about it.

You're not aware of whether or not the GPMI board was

consulted about that 340 million, is that your testimony? 20

It was discussed, on the board it was discussed. I 21

er it was discussed about money coming in and its 22

23 infusion into the company. What it was equity or any other 24 it wasn't my responsibility.

You don't know whether or not the \$340 million was ever 25 0

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LAC 00098

Page 155. 1 CERTIFICATION 2 3 I, Sheila G. Orms and Sherri Breach, certify that 4 the foregoing is a correct transcript from the official 5 electronic sound recording of the proceedings in the above-6 entitled matter. 7 Dated: June 11, 2013 ٠ğ٠ Digitally signed by Shella Omis Sheila 9 DN: cn=Sheila Oms; o, ou, email=digital1@veritext.com, 10 Orms Ďate: 20) 3.08.07 12:08:37 -04'00' 11 Signature of Approved Transcriber 12 Digitally signed by Sherri L Sherri I Breach 13 DN: cn=Sherri L Breach, o, ou, email=digital1@veritext.com, 14 Care: 2013.08.07 12:09:09 Breacl -04'00' 15 16 SHERRI L. BREACH 17 AAFRT Certified Electronic Reporter & Transcriber CERT*D -397 18 19 20 Veritext 200 Old Country Road 21 22 Suite 580 23 Mineola, NY 11501 24 25

EXHIBIT 6

EXHIBIT 6-a

Offer to Purchase for Cash
All of the Outstanding Shares of Common Stock
of

GETTY PETROLEUM MARKETING INC.

\$5.00 Net Per Share

MIKECON CORP.

an Indirect Wholly Owned Subsidiary of

OAO LUKOIL

THE OFFER AND WITHDRAWAL RIGHTS WILL EXPIRE AT 12:00 MIDNIGHT, NEW YORK CITY TIME, ON FRIDAY, DECEMBER 8, 2000, UNLESS THE OFFER IS EXTENDED.

THE OFFER IS CONDITIONED UPON, AMONG OTHER THINGS, (I) THERE BEING VALIDLY TENDERED AND NOT PROPERLY WITHDRAWN PRIOR TO THE EXPIRATION OF THE OFFER A NUMBER OF SHARES OF COMMON STOCK, PAR VALUE \$0.01 PER SHARE (THE "COMMON STOCK"), OF GETTY PETROLEUM MARKETING INC. (THE "COMPANY"), WHICH REPRESENT AT LEAST A MAJORITY OF THE OUTSTANDING SHARES OF COMMON STOCK ON A FULLY DILUTED BASIS, AND (II) ALL APPLICABLE WAITING PERIODS UNDER THE HART-SCOTT-RODINO ANTI-TRUST IMPROVEMENTS ACT OF 1976, AS AMENDED (THE "HSR ACT"), HAVING EXPIRED OR BEEN TERMINATED. THE OFFER IS ALSO CONDITIONED UPON THE SATISFACTION OF CERTAIN OTHER TERMS AND CONDITIONS DESCRIBED IN SECTION 13—"CONDITIONS OF THE OFFER".

THE OFFER IS AN INTEGRAL PART OF THE TRANSACTIONS CONTEMPLATED BY, AND IS BEING MADE PURSUANT TO, THE AGREEMENT AND PLAN OF MERGER (THE "MERGER AGREEMENT"), DATED AS OF NOVEMBER 2, 2000, BY AND AMONG OAO LUKOIL, LUKOIL INTERNATIONAL GMBH, LUKOIL AMERICAS CORPORATION, MIKECON CORP. AND THE COMPANY. SEE SECTION 11—"PURPOSE OF THE OFFER; PLANS FOR THE COMPANY, CERTAIN AGREEMENTS".

THE BOARD OF DIRECTORS OF THE COMPANY, BY UNANIMOUS VOTE OF THE DIRECTORS, AND AFTER REVIEW OF PARTS OF THE TRANSACTION BY A SPECIAL COMMITTEE COMPRISED OF THE INDEPENDENT DIRECTORS, HAS (I) DETERMINED THAT EACH OF THE MERGER AGREEMENT, THE OFFER AND THE MERGER ARE FAIR AND IN THE BEST INTERESTS OF THE COMPANY'S STOCKHOLDERS; (II) APPROVED THE MERGER AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREBY, INCLUDING THE OFFER AND THE MERGER; (III) DECLARED THE MERGER AGREEMENT ADVISABLE; AND (IV) RECOMMENDED THAT THE COMPANY'S STOCKHOLDERS ACCEPT THE OFFER, TENDER THEIR SHARES OF COMMON STOCK PURSUANT TO THE OFFER AND APPROVE THE MERGER.

LUKOIL AMERICAS CORPORATION AND MIKECON CORP. HAVE ENTERED INTO SEPARATE SUPPORT AGREEMENTS WITH CERTAIN STOCKHOLDERS OF THE COMPANY WHO OWN AN AGGREGATE OF APPROXIMATELY 40% OF THE OUTSTANDING SHARES OF COMMON STOCK. SUCH STOCKHOLDERS HAVE, SUBJECT TO THE PROVISIONS OF THE SUPPORT AGREEMENTS, AGREED, AMONG OTHER THINGS, TO VALIDLY TENDER (AND NOT WITHDRAW) ALL SUCH SHARES PURSUANT TO THE OFFER.

banking days before the beginning of the relevant three-month period plus 2% per annum. The loan also requires Parent to repay the principal amount of the loan according to a repayment schedule upon demand by Lukoil Finance Limited, and Parent is to make its first repayment of principal on June 30, 2001. The last payment of interest and principal will be made on September 30, 2008. Once Purchaser has been merged with the Company and the Company is no longer a publicly traded company, the Company will pledge all of the shares of the Company to Lukoil Finance Limited in order to secure its payment obligations under the loan. In addition, Parent has pledged all of the shares of the Purchaser to Lukoil Finance Limited to secure the loan. Parent expects to service loan payments from dividends received from the Company after the Merger.

Section 10. Background of the Offer.

In early 1999, representatives of the Company approached LUKOIL regarding its interest in exploring a possible investment in or combination with the Company, to which LUKOIL expressed no interest at that time.

On June 16, 1999, Lukoil USA Inc., a wholly owned indirect subsidiary of LUKOIL ("Lukoil USA") contacted the Company by letter and indicated that Lukoil USA was now prepared to indicate its interest in pursuing a controlling investment in or an acquisition of the Company at a premium to Company's market capitalization, subject to due diligence. The Company and Lukoil USA entered into a Confidentiality Agreement on July 7, 1999, after which Lukoil USA began a preliminary business diligence review and held preliminary discussions with the Company's management. During late July and early August representatives of Lukoil USA and the Company discussed possible terms of an investment in, or business combination transaction with, the Company.

On or about August 16, 1999, at the Company's request, ING Barings began distributing a confidential information memorandum containing general information about the Company, including the Company's business, management, strategy and growth initiatives and historical and projected financial information, to LUKOIL or its representatives.

Thereafter, Mr. Leo Liebowitz, the Company's Chief Executive Officer and Chairman of the Board, had discussions with representatives of Lukoil USA in which he communicated concerns expressed by the Company's Board of Directors regarding the price and terms being indicated by Lukoil USA, as well as certain concerns raised by Getty Properties Corp. regarding guarantees or credit support for its master lease with the Company in the event LUKOIL acquired control of the Company. On August 26, 1999, the Company's senior management and its financial and legal advisors met with representatives of Lukoil USA (including its financial and legal advisors) to discuss a potential business transaction. Lukoil USA again expressed that its only interest was in becoming a majority owner of the Company. After much discussion, the parties were unable to come to an agreement on price or deal structure. In October 1999, representatives of ING Barings, Lukoil USA and the Company's legal advisors held further discussions but were unable to find any basis for agreement.

On April 18, 2000, Mr. Liebowitz met again with representatives of Lukoil USA at Lukoil USA's offices to discuss a potential purchase of the Company by Lukoil USA. No specific terms were discussed. However, the parties agreed to have their respective financial and legal advisors meet to discuss the potential structure of such a transaction. On April 20, 2000, representatives of the companies and their respective legal advisors met telephonically to discuss whether Lukoil USA would provide credit support (potentially including parent company guarantees and/or a letter of credit covering the lease payments) under the master lease. While no transaction structure or price was discussed, Lukoil USA agreed to consider providing some form of credit support.

On or about April 21, 2000, ING Barings, at the Company's request, distributed a revised confidential information memorandum describing the Company, its business and certain financial information to Lukoil USA and its representatives.

On April 24, 2000, representatives of the Company met with representatives of Lukoil USA to discuss Lukoil USA's interest in purchasing the Company, and then met with its financial and legal advisors. On

April 28, 2000, the Company received from Lukoil USA a written preliminary non-binding offer to acquire the Company at a price of \$3.50-\$4.00 per Share, subject to due diligence, which set forth certain terms and conditions of the offer, including Lukoil USA's ability to negotiate changes to certain terms of the master lease.

On June 6, 2000, ING Barings and the Company presented to Lukoil USA and its financial and legal advisors a management presentation. On June 7, 2000, ING Barings and the Company gave Lukoil USA and its financial advisors a tour of several of the Company's service stations and one of its petroleum terminals. Lukoil USA and its financial and legal advisors also began a due diligence review of the information contained in the Company's data room. The Company and Lukoil USA also discussed certain diligence issues, including Lukoil USA's requested environmental review of the Company's leased properties, and other terms of the purchase proposal, including an indicated offer price range of \$4.25 to \$4.50 per share.

On June 19, 2000, representatives of Lukoil USA expressed to representatives of ING Barings Lukoil USA's desire for an agreement with the Company whereby the Company would agree to forego discussions with other companies regarding the sale of the Company during Lukoil USA's more extensive diligence review of the Company, including real estate and environmental diligence, for a period of 60-90 days. Lukoil USA also requested that the Company reimburse Lukoil USA for its expenses relating to its diligence and pay Lukoil USA a fee under certain circumstances, including upon consummation of a transaction with another prospective purchaser within a specified time period. The Company asked Lukoil USA, through ING Barings, for an estimate of the due diligence expenses it would incur. On June 20, 2000, Lukoil USA supplied the Company with an estimate of due diligence expenses.

Several discussions were held between senior management (along with its financial and legal advisors) and Lukoil USA and its financial and legal advisors concerning the terms of the expense reimbursement proposal. On July 21, 2000, and continuing on August 2, 2000, members of the Board of Directors of Getty Realty Corp., the parent of Getty Properties Corp., discussed potential modifications to the master lease with representatives of Lukoil USA.

Concurrently, the Company and its advisors continued to discuss the terms of an exclusivity arrangement with Lukoil USA, including the terms and structure of a possible transaction.

Following a series of discussions between representatives of the Company and representatives of Lukoil USA and their respective advisors on August 3, 2000, Lukoil USA proposed a two-step transaction at a cash price of \$5.00 per share of Common Stock.

On August 8, 2000, after further negotiations, the Company and Lukoil USA entered into the Letter Agreement providing that, for the period of Lukoil USA's diligence review of the Company (45 days with an additional period of up to 45 days under certain circumstances), the Company would not engage in discussions concerning an acquisition proposal with any third party other than with certain identified acquirors with whom the Company had previously had discussions or with others if necessary for the Board to comply with its duties under applicable law. The Letter Agreement provided for payment by the Company of a fee to Lukoil USA of \$3 million and reimbursement of Lukoil USA's reasonable documented out-of-pocket diligence expenses up to a maximum of \$1.5 million under certain circumstances.

After execution of the Letter Agreement, Lukoil USA began an extensive due diligence review of the Company's operations, including financial information, business operations, contracts and other items. On August 14, 2000, the Company's legal advisors gave to Lukoil USA a draft of a merger agreement, and from September through November 2, 2000 representatives of the Company, representatives of Lukoil USA and their respective legal and financial advisors negotiated the terms of the agreement. On September 22, 2000, pursuant to the Letter Agreement, Lukoil USA extended the exclusivity period for an additional 45 days.

During October 2000, representatives of the Company conducted extensive negotiations with representatives of Eukoil USA regarding the Merger Agreement, and, along with representatives of Getty Properties Corporate master lease amendment and related documents.

The Merger Agreement, the Support Agreements and the related documents were executed, and the Offer and Merger were publicly announced, on November 2, 2000.

On November 9, 2000, in accordance with the Merger Agreement, the Purchaser commenced the Offer.

Section 11. Purpose of the Offer; Plans for the Company; Certain Agreements.

Purpose of the Offer

The purpose of the Offer is to enable Parent to acquire as many outstanding shares of Common Stock as possible as a first step in acquiring the entire equity interest in the Company. The purpose of the Merger is for Parent to acquire all remaining shares of Common Stock not purchased pursuant to the Offer. Upon consummation of the Merger, the Company will become a wholly owned subsidiary of Parent and an indirect wholly owned subsidiary of LUKOIL. The Offer is being made pursuant to the Merger Agreement.

Plans for the Company

Subject to certain matters described below, it is currently expected that, initially following the Merger, the business and operations of the Company will generally continue as they are currently being conducted. Parent will continue to evaluate all aspects of the business, operations, capitalization and management of the Company during the pendency of the Offer and after the consummation of the Offer and the Merger and will take such further actions as it deems appropriate under the circumstances then existing.

The shares of Common Stock are currently traded on the NYSE, Following the consummation of the Merger, the shares of Common Stock will no longer be listed on the NYSE and the registration of the shares of Common Stock under the Exchange Act will be terminated. Accordingly, after the Merger there will be no publicly-traded equity securities of the Company outstanding and the Company may no longer be required to file periodic reports with the Commission. See Section 12—"Effects of the Offer on the Market for the Shares; Exchange Act Registration".

Except as otherwise discussed in this Offer to Purchase, Parent has no present plans or proposals that would result in any extraordinary corporate transaction, such as a merger, reorganization, liquidation involving the Company or any of its subsidiaries, or purchase, sale or transfer of a material amount of assets of the Company or any of its subsidiaries or in any other material changes to the Company's capitalization, corporate structure, business of the Company or the management of the Company, except that Parent intends to review the composition of the boards of directors (or similar governing bodies) of the Company and its subsidiaries and to cause the election to such boards of directors (or similar governing bodies) of certain of its representatives as contemplated by the Merger Agreement.

Certain Agreements

Merger Agreement

The following is a summary of the material terms of the Merger Agreement. The summary is qualified in its entirety by reference to the Merger Agreement, a copy of which has been filed with the Commission as an exhibit to the Schedule TO. The Merger Agreement may be inspected at, and copies may be obtained from, the same places and in the manner set forth in Section 7—"Certain Information Concerning the Company—Available Information," except that it may not be available at the regional offices of the Commission.

The Offer. The Merger Agreement provides that as soon as practicable but no later than seven business days after the public announcement of the Merger Agreement, the Purchaser will commence the Offer and that the obligation of the Purchaser to consummate the Offer and to accept for payment and to pay for any shares of Common Stock validly tendered pursuant to the Offer and not withdrawn shall be subject to only those conditions set forth therein. Subject to the terms of the Merger Agreement, the applicable rules and regulations of the Commission and to applicable law, the Purchaser reserves the right to modify the terms of the Offer, provided that, without the prior written consent of the Company and except as provided below, the Purchaser may not (i) decrease the Offer Price payable in the Offer, (ii) decrease the number of shares of

EXHIBIT 6-b

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UNANIMOUS WRITTEN CONSENT IN LIEU OF SPECIAL MEETING OF THE BOARD OF DIRECTORS OF **LUKOIL AMERICAS CORPORATION**

As of October 30, 2000

The undersigned, being the sole member of the Board of Directors (the "Board") of Lukoil Americas Corporation, a Delaware corporation (the "Company"), does hereby consent that when he shall have signed this consent, or identical counterparts hereof, the following Resolutions shall then be deemed to be adopted, to the same extent and to have the same force and effect as if adopted by manimous vote at a formal meeting of the Board duly called and held for the purpose of acting upon the proposal to adopt such Resolutions, all in accordance with Section 141 of the General Corporation Law of the State of Delaware:

Authorization of Loan and Pledge Agreements

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WHEREAS, Lukoil Finance Limited, a Gibraltor corporation ("Lukoil Finance"), has agreed to loan to the Company \$56 million pursuant to that certain Loan Agreement by and between the Company and Lukoil Finance ("Loan Agreement") substantially in the form attached hereto as Exhibit A;

WHEREAS, the obligation of Lukoii Finance to make the loan is conditioned upon the Company entering into that certain Pledge Agreement (the "Pledge Agreement") substantially in the form attached hereto as Exhibit B;

RESOLVED, that the Company is authorized to enter into the Loan Agreement and the Pledge Agreement, which are hereby approved in all respects, in such form, and with such changes, modifications or additions thereto, as the officers of the Company, or any of them, shall approve, such approval to be conclusively established by execution thereof by any such officer.

FURTHER RESOLVED, that the officers of the Company be, and each of them hereby is, authorized and directed to execute and deliver, for and on behalf of the Company, the Loan Agreement and the Pledge Agreement, to negotiate, cause to be prepared, execute and deliver, for and on behalf of the Company, any amendment to the Loan Agreement or the Pledge Agreement to which the Company is a necessary party, and to take such further action as they or any of them may deem necessary or advisable to carry out the terms of the Loan Agreement or the Pledge Agreement, such determination to be conclusively evidenced by the taking of any such further action;

Series A Preferred Stock

WHEREAS, the Company has authorized 500 shares of preferred stock, par value \$0.01, pursuant to its Certificate of Incorporation dated as of October 19, 2000;

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or change the special powers, preferences, rights privileges, restrictions and conditions of the Series A Preferred Stock.

7. Miscellaneous.

- (a) There is no sinking fund with respect to the Series A Preferred Stock.
- (b) The shares of the Series A Preferred Stock shall not have any preferences, voting powers or relative, participating, optional, preemptive or other special rights except as set forth above in this Designation and in the Certificate of Incorporation of the Corporation, as amended.

Subscription Agreement

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WHEREAS, Lukoil Finance desires to subscribe for 50 shares of the Series A Preferred Stock pursuant to that certain Subscription Agreement dated October 30, 2000 (the "Subscription Agreement") substantially in the form attached hereto as Exhibit C;

RESOLVED that the Company is authorized to enter into the Subscription Agreement, which is hereby approved in all respects, in such form, and with such changes, modifications or additions thereto, as the officers of the Company, or any of them, shall approve, such approval to be conclusively established by execution thereof by any such officer; and

FURTHER RESOLVED, that the officers of the Company be, and each of them hereby is, authorized and directed to execute and deliver, for and on behalf of the Company, the Subscription Agreement, to negotiate, cause to be prepared, execute and deliver, for and on behalf of the Company, any amendment to the Subscription Agreement to which the Company is a necessary party, and to take such further action as they or any of them may deem necessary or advisable to carry out the terms of the Subscription Agreement, such determination to be conclusively evidenced by the taking of any such further action; and

FURTHER RESOLVED, that the Stated Value (as defined in the Certificate of Designations) shall be \$372,000 per share.

Restricted Covenant on Getty Petroleum Marketing, Inc. Indebtedness

WHEREAS, as further inducement to Lukoil Finance to enter into the Subscription Agreement, the Company has agreed to place certain restrictions on the ability of Getty Petroleum Marketing, Inc. to incur indebtedness for borrowed money once the Company beneficially owns all the issued and outstanding capital stock of Getty Petroleum Marketing. Inc.;

RESOLVED, that the Company is authorized to enter into that certain letter agreement between the Company and Lukoil Finance (the "Letter Agreement"), substantially in the form attached hereto as Exhibit D, which is hereby approved in all respects, in such form, and with

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such changes, modifications or additions thereto, as the officers of the Company, or any of them. shall approve, such approval to be conclusively established by execution thereof by any such officer, and

FURTHER RESOLVED, that the officers of the Company be, and each of them hereby is, authorized and directed to execute and deliver, for and on behalf of the Company, the Letter Agreement, to negotiate, cause to be prepared, execute and deliver, for and on behalf of the Company, any amendment to the Letter Agreement to which the Company is a necessary party, and to take such further action as they or any of them may deem necessary or advisable to carry out the terms of the Letter Agreement, such determination to be conclusively evidenced by the taking of any such further action.

Common Stock Issuance

RESOLVED, that the Company hereby accepts the Lukoil Americas L.L.C., a Delaware limited liability company, subscription for 183 shares of Common Stock and the Company shall issue to Lukoil Americas L.L.C. 183 shares of Common Stock in consideration for \$1.83 in cash, which consideration has been received in full by the Company.

Reimbursement Agreement

RESOLVED, that in connection with the subscription of the Series A Preferred Stock, the Company is authorized to enter into that certain Reimbursement Agreement between the Company and Lukoil Cayman Trading Ltd. (the "Reimbursement Agreement") substantially in the form attached hereto as Exhibit E.

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RESOLVED, that the officers of the Company be, and each of them hereby is, authorized and empowered, in the name and on behalf of the Company, to do or cause to be done any and all such acts and things and to make, execute, acknowledge or verify, deliver and record or file, any and all such certificates, notices, statements, consents, instruments, documents or papers, and to transfer such funds of the Company, as they may deem necessary or desirable in order to consummate the transactions approved in, and effect all other things intended by, the foregoing resolutions, the necessity and desirability of each such certificate, notice, statement, consent or other instrument, document or paper, payment of money, or other act or thing, to be conclusively evidenced by the execution and delivery thereof by any such officer or by his taking such action, and each officer of the Company is hereby authorized and empowered, in the name and on behalf of the Company, to attest or join in the execution of any or all such certificates, notices, consents, and other instruments, documents or papers which shall be so signed on behalf of the Company by any officer of the Company, to join in the acknowledgment or verification of such certificates, notices, statements, consents, and other instruments, documents or papers, to deliver or join in delivering the same, and to execute and deliver any certificates or statements which may be appropriate in connection therewith; and

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EXHIBIT 6-c

<DOCUMENT>
<TYPE>15-12B
<SEQUENCE>1
<FILENAME>0001.txt
<DESCRIPTION>FORM 15 RE GETTY PETROLEUM MARKETING INC.
<TEXT>

UNITED STATES SECURITIES AND EXCHANGE COMMISION WASHINGTON, D.C. 20549

FORM 15

CERTIFICATION AND NOTICE OF TERMINATION OF REGISTRATION UNDER SECTION 12(g) OF THE SECURITIES EXCHANGE ACT OF 1934 OR SUSPENSION OF DUTY TO FILE REPORTS UNDER SECTIONS 13 AND 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934.

Commission File Number: 1-14990

Getty Petroleum Marketing Inc.

(Exact name of registrant as specified in its charter)

125 Jericho Turnpike Jericho, New York 11753 (516) 338-6000

(Address, including zip code, and telephone number, including area code, of registrant's principal executive offices)

Common Stock, Par Value \$0.01 Per Share

(Title of each class of securities covered by this Form)

None

(Titles of all other classes of securities for which a duty to file reports under section 13(a) of 15(d) remains)

Please place an X in the box(es) to designate the appropriate rule provision(s) relied upon to terminate or suspend the duty to file reports:

Rule 12g-4(a)	(1)	(i)	[X]	Rule $12h-3(b)$ (1) (i) [X]
Rule 12g-4(a)	(1)	(ii)	[]	Rule 12h-3(b) (1) (ii) []
Rule 12g-4(a)	(2)	(i)	[]	Rule 12h-3(b) (2) (i) []
Rule 12g-4(a)	(2)	(ii)	[].	Rule 12h-3(b) (2) (ii) []
*				Rule 15d-6 []

Approximate number of holders of record as of the certification or notice date:

Common Stock - 20,000,000 Shares

Lukoil Americas Corporation is the sole holder of record of the securities listed above as of the date hereof.

<PAGE>

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, Getty Petroleum Marketing Inc. has caused this certification/notice to be signed on its behalf by the undersigned duly authorized person.

GETTY PETROLEUM MARKETING INC.

Date: January 25, 2001 . By: /s/ Vincent J. DeLaurentis

Vincent J. DeLaurentis

President and Chief Operating Officer

</TEXT>
</DOCUMENT>

EXHIBIT 7

EXHIBIT 7-a

EXHIBIT 7-a

CONFIDENTIAL DOCUMENT FILED UNDER SEAL

EXHIBIT 7-b

11/9/2009

LUKOIL AMERICAS CORPORATION (Inc. Delaware 10/20/00)

Directors

Vadim Gluzman Vincent J. DeLaurentis

Vadim Vorobyev
Officers

Chairman and Chief Executive Officer Vadim Gluzman President and Chief Operating Officer Vincent J. DeLaurentis

Senior Vice President and Chief Financial Officer Michael K. Hantman

Vice President of Wholesale and New Business Development Sem Logovinsky

Vice President, General Counsel and Corporate Secretary Michael G. Lewis

Assistant Corporate Secretary Joseph Colangelo

[AF]

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11/9/2009

GETTY PETROLEUM MARKETING INC (Inc. Maryland 10/1/96) OFFICERS AND DIRECTORS

DIRECTORS

Vadim Gluzman Sem Logovinsky

· Vincent DeLaurentis

Ilya Borodin

OFFICERS

Chairman of the Board and Chief Executive Officer Vadim Gluzman

President and Chief Operating Officer Vincent J. DeLaurentis

Senior Vice President and Chief Financial Officer Michael K. Hantman

Vice President, Wholesale & New Business Development Sem Logovinsky

Vice President, General Counsel and Corporate Secretary Michael G. Lewis

Treasurer

Linda A. Raynor

Assistant Corporate Secretary Joseph Colangelo

[AF]

CONFIDENTIAL

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11/9/2009

<u>LUKOIL NORTH AMERICAS LLC</u> (<u>LLC Delaware 6/26/07</u>)

Sole Member

Lukoil Americas Corporation

Board of Directors

Vadim Gluzman

Michael G. Lewis

Audrey Bychenko

Officers

Chairman of the Board
Chief Executive Officer
President
Chief Operating Officer
Chief Financial Officer
Senior Vice President
Vice President
Vice President
Treasurer
Secretary
Assistant Secretary

Vadim Gluzman Vadim Gluzman Vincent DeLaurentis Vincent DeLaurentis Michael Hantman Michael Hantman Sem Logovinsky Michael G. Lewis Linda Raynor Michael G. Lewis Joseph Colangelo

[AF]

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EXHIBIT 8

EXHIBIT 8-a

LUKOIL AMERICAS LLC







GETTY PETROLEUM MARKETING INC., a subsidiary of LUKOIL O! Company

Sem Logovinsky

resident Wholesole/h

February 15, 2010

BY FACSIMILE

Governor Edward G. Rendell 225 Main Capitol Building Harrisburg, PA 17120

Clearfield, PA Ethanol Plant

Dear Governor Rendell:

Thank you for taking the time to meet with me last Friday. As requested, I would like to present two potential solutions that would secure the future of Pennsylvania's first ethanol plant and permit Getty Petroleum Marketing Inc. (Getty) to purchase the offtake at competitive market prices::

- 1. The State buys 100% of the outstanding debt at a discount (i.e., \$205MM less discount to be negotiated with lenders) and becomes the majority owner of the Clearfield plant. The plant will sell ethanol to Getty under its long term contract at market prices. Under this scenario, the State would recover its initial investment with 8% interest within 5 to 7 years. Thereafter, the State will benefit from \$25MM to \$30MM cash flow per year.
- 2. Alternatively, the State invests an additional \$25MM to \$50MM to reduce the amount of the outstanding debt. The State and Bionol Clearfield LLC would negotiate with lenders to discount the principal and extend the maturity of the loans. The plant will sell the ethanol to Getty under its long term contract at market prices. The State would guaranty repayment of the restructured debt in return for a majority stake in the plant. After repayment of the new loan, the State and Bionol will benefit from \$25MM to \$30MM cash flow per year.

These proposals and the financial models that support them are complex. Therefore, it is essential that we meet again soon prior to engaging all parties. I will call you on Monday to discuss.

I sincerely appreciate your efforts to help resolve this important matter.

Respectfully

Sem Logovinsky

Lukoil Plaza = 1500 Hempstead Tumpike = East Meadow, New York 11554 = Tel: (516) 542-5200 = Fax: (516) 832-8440

LUK0289667

EXHIBIT 8-b

EXHIBIT 8-b

CONFIDENTIAL DOCUMENT FILED UNDER SEAL

EXHIBIT 8-c

GETTY PETROLEUM MARKETING INC. (GETTY) THROUGHPUT AGREEMENT

WITH: Sunoco, Inc. (R&M) (Sunoco) 1735 Market Street Philadelphia, PA 19103

GETTY AGREEMENT:

DATE: 3/11/05 Revised 11/1/07

Sunoco delivers to:	Getty, Newark, NJ			approximately			
BARRELS PER MONTH	OF	PRODUCT	VIA	PIPELINE	BARGE	TRUCK	
· As Agreed		RBOB		X	X	X	
As Agreed		PBOB		X	X	\mathbf{x}	
As Agreed		Ethanol			X	X	
Sunoco delivers to:	Getty, Rensselaer			approximately			
BARRELS PER MONTH	OF	PRODUCT	VIA	PIPELINE	BARGE	TRUCK	
220		RBOB			X		
27		PBOB			X		
27		Ethanol			X	X	
As agreed		ULSD			X		

and Sunoco withdraws this product in the form of ethanol blended RFG and ULSD for which Sunoco pays a throughput fee of:

1)35,7 cents per barrel delivered into Getty, Newark, NJ

2) 29.4 Cents per barrel withdrawn from Rensselaer NY

- Sunoco agrees to pay Getty \$0.0030 per gallon for LAC additive and \$0.0040 per gallon 140% LAC as product is loaded at the rack into their trucks.
- 2) Getty, Newark NJ has a max. draft of 11 feet mean low water. Rensscalaer NY has a draft of XXXXXX Please schedule barges accordingly.
- Cold flow additive will be injected to ULSD at Throughputters option at a fee of \$0.025 per gallon.

TERMINAL COMPANY: Getty Petroleum Marketing Inc.

THROUGHPUTTNG COMPANY: Sunoco, Inc. (R&M)

Period: Five and one half months commencing on November 1, 2007 and concluding on April 15, 2007. The Agreement will remain in effect unless either party provides to the other a written notice of cancellation at least sixty (60) days prior to the expiration of the initial or any time there after. No changes to the terms and conditions of this Agreement shall become effective unless they are in writing and signed by the parties hereto. In the event of either party withdrawing from Marketing in the area supplied by the terminal, the withdrawing party may in writing give the other party sixty (60) days notice to cancel this Agreement. In the event Terminal Company decides to sell or close it's terminal, Terminal Company must give Throughputting Company sixty (60) day written notice to cancel this Agreement and in such event, Terminal Company will make best efforts to provide for terminalling services for Throughputting Company.

PRODUCT SPECIFICATIONS: 1) RBOB & PBOB - Meeting Colonial Pipeline Specifications for RBOB & PBOB to be blended with either 10% ethanol or 5.7% ethanol for Rensselaer and Newark. Both parties to this Agreement agree that the product shall conform to the prevailing Buckeye Pipeline Company specification for RBOB & PBOB delivered to the Long Island System.

2) ETHANOL - Meeting ASTM D-4806 Specifications for Ethanol.

ACCOUNTING INSTRUCTIONS:

Getty forwards supporting documents to:

Sunoco, Inc. (R&M) 1818 Market Street Philadelphia, PA 19103

ATTN: Wayne Freas PHONE: 215-246-8534 FAX: 877-532-6396

Sunoco, Inc. (R&M) forwards supporting documents to:

Getty Petroleum Marketing Inc. 1500 Hempstead Turnpike East Meadow, NY 11554

ATTN: Accounting PHONE: 516-542-5060 FAX: 516-832-8672

Terminal Company will issue a Product Throughput Statement on a monthly basis; reconciliation is required within 10 days of receipt of the Product Throughput Statement. In the event that this agreement is canceled, the Throughputting Company shall be liable for all charges up to and including the date of cancellation.

ADDITIONAL PROVISIONS:

See ATTACHMENTS A & D

Attachments A & D are hereby made a part of this Agreement.

PLEASE RETURN ONE SIGNED COPY TO ISSUING OFFICE

SUNOCO, INC. (R&M)

GETTY PETROLEUM MARKETING INC.

CONFIDENTIAL LUK0024187

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BY: DATE: BY: Andrew Paymer DATE:

TITLE: Mgr Distribution Planning TITLE: Director of Product Supply & Trading

The remaining provisions of this Agreement are attached to this sheet unless otherwise noted.

CONFIDENTIAL LUK0024188

EXHIBIT 9

EXHIBIT 9-a

EXHIBIT 9-a

CONFIDENTIAL DOCUMENT FILED UNDER SEAL

EXHIBIT 9-b

EXHIBIT 9-b

CONFIDENTIAL DOCUMENT FILED UNDER SEAL

EXHIBIT 10

EXHIBIT 10-a

April 14, 2099 14:11

No. 5628

p. I

LUKOIL OIL COMPANY

MINUTES No. VN-25p of the meeting of First Vice President V.I. Nekrasov

March 26, 2009

Moscow

PRESENT:

Vice President - Director of the

Main Department of Economics and Planning

G.S. Fedotov

Deputy Director of the

MDEP - Director of Department of Refinement and Sales Economy

A.A. Bychenko

Director of the DIAOI

A.V. Gaydamaka

Director of the Strategic Development Department

A.B. Stepanov

Vice President of LUKOIL-Americas

S. Logovinsky

1. Consideration of the Retail Business Reorganization Plan in the USA.

Having heard information about the Reorganization Plan

DECIDED:

- 1. To generally approve the proposed arrangement for the reorganization of the retail business in the USA and the program to improve the efficiency of business units taking into account the debt financing scheme (Appendix 1).
- Note the environmental and property risks arising when sub-leasing gas stations to third parties. Instruct Vice President V.S. Gluzman to conduct work to assess and minimize such risks.
- Instruct Vice President V.S. Gluzman to provide the MDEP and GUSRIA with additional analytical materials containing the dynamics of commercial, general and administrative expenses

 April 14, 2099 14:11

No. 5628 p. 2

of LUKOIL-Americas in the format proposed by GUSRIA – the actual level since 2004 and the targets for the period 2009-2013 per ton of retail sales and for 1 gas station.

- 4. Instruct Vice President V.S. Gluzman to appeal to JSC LUKOIL President V.Y. Alekperov in order to resolve the issue of whether it is advisable to preserve blending operations within the sphere of responsibility of LUKOIL-Americas.
- 5. Instruct Vice President V.S. Gluzman jointly with Vice President A.K. Matytsyn and GUPO Director I.A. Maslyaev to investigate the possibility of financing the proposed Restructuring Plan without a contribution to charter capital. In the event it is necessary to increase charter capital, submit this matter to the Restructuring Committee of the LUKOIL Group for consideration along with the appropriate feasibility study.
- 6. Taking into account the decisions adopted on clauses 1-5, instruct:
 - 6.1. Vice President V.S. Gluzman to present the MDEP with an updated draft budget for LUKOIL-Americas for 2009 on a quarterly basis in order to ensure the implementation of the approved program to improve the efficiency of the company's business units as well as the schedule for repaying outstanding loans and interest thereon (financial model).
 - 6.2. Vice President G.S. Fedotov to earmark the funds in the current budgets and Investment Program that are required to implement the business reorganization plan of LUKOIL-Americas.
 - 6.3. Instruct Vice President A.K. Matytsyn to ensure the provision of financing for the activities of LUKOIL-Americas in accordance with the budgets and loan repayment schedules that were coordinated in the prescribed manner.
- 7. Instruct Vice President V.N. Vorobyov and MDEP DRSE Director A.A. Bychenko to monitor the unconditional implementation of the deadlines and results when carrying out the measures described in the Restructuring Plan.

First Vice President

[signed]

V.I. Nekrasov

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Your legal translation partner.

NY, NY 10017

Toll-free: 877-GO CONSORTRA 877-462-6676

www.consactra.com

STATE of NEW YORK			
COUNTY of NEW YORK))		

CERTIFICATE OF ACCURACY

This is to certify that the attached document, "IX0183-0004--IX0183-0005", originally written in Russian is, to the best of our knowledge and belief, a true, accurate, and complete translation into English.

Dated: May 19, 2013

Seth Wargo Consortra Translations

worn to and signed before ME this

Notary Public

JAMES G WAMERA Notary Public, State of New York No. 01MA6157195 Qualified in New York County Commission Expires Dec. 4, 2014

EXHIBIT 10-b

11-02941-scc Doc 1-2 Filed 12/29/11 Entered 12/29/11 17:07:44 Exhibit F Pg 1 of 5



As of November 13, 2009

Board of Directors Getty Petroleum Marketing Inc. 1500 Hempstead Turnpike East Meadow, NY 11554

Dear Members of the Board of Directors:

We understand that Getty Petroleum Marketing Inc. (the "Company") and LUKOIL North America LLC (the "Acquiror") propose to enter into the Agreement (defined below) pursuant to which, among other things, the Acquiror will (i) purchase fee simple interests in 161 parcels of real property, (ii) purchase 164 leasehold interests of the Company, (iii) take an assignment of and assume all of the Assumed Operator and Supply Agreements (as defined in the Agreement), including all of the Company's rights and obligations to supply 178 additional properties, which the Company neither owns or leases, (iv) purchase certain equipment and other personal property assets of the Company associated with the Purchased Premises (as defined in the Agreement) or any other premises to which an Assumed Operator and Supply Agreement relates, (v) take an assignment of 9 mortgages of the Company relating to certain retail motor fuel facilities located in New Jersey and purchase certain notes secured thereby (the "Notes"; such assets described in clauses (i) through (v), the "Assets"), (vi) acquire all of the outstanding capital stock of Kingston Oil Supply Corp. ("KOSCO"), (viii) sublease the LUKOIL, Getty and other trademarks licensed to the Company pursuant to the Trademark License Agreements (as defined in the Agreement), (viii) purchase the Lukoil Americas Headquarters LLC property located at 1500 Hempstead Turnpike, New York, NY 11754 and take assignment of the Getty Headquarters Lease (as defined in the Agreement), (ix) take an assignment of and assume the office lease at 302 Harper Drive, Moorestown, NJ and (x) assume certain liabilities specified in the Agreement relating to the Assets (the "Liabilities") (collectively, the "Transaction") for \$130,753,000 in cash (the "Consideration"), subject to certain adjustments as provided for in the Agreement.

You have requested that Houlihan Lokey Howard & Zukin Financial Advisors, Inc. ("Houlihan Lokey") provide an opinion (the "Opinion") as to whether, as of the date hereof, the Consideration to be received by the Company in the Transaction pursuant to the Agreement is fair to the Company from a financial point of view.

In connection with this Opinion, we have made such reviews, analyses and inquiries as we have deemed necessary and appropriate under the circumstances. Among other things, we have:

- 1. reviewed the following agreements and documents:
 - a. Purchase and Sale Agreement dated as of November 13, 2009 by and between the Company and the Acquiror (the "Original Agreement");

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As of November 13, 2009

- b. Amendment No. 1 to the Purchase and Sale Agreement dated as of November 13, 2009 by and between the Company and the Acquiror (the "Amendment" and, together with the Original Agreement, the "Agreement");
- Appraisal (the "Headquarters Appraisal") dated November 11, 2009 relating to the building valuation at 1500 Hempstead Turnpike, East Meadow, NY (the "Headquarters");
- reviewed certain information relating to the historical, current and future operations, financial
 condition and prospects of KOSCO made available to us by the Company, including financial
 projections prepared by the management of the Company relating to KOSCO for the fiscal years
 ending 2009 and 2010;
- reviewed certain information relating to the historical, current and future operations of the Assets
 prepared by the management of the Company, including assumptions relating to the future
 revenue and operating costs associated with the Assets (the "Asset Model");
- spoken with certain members of the management of the Company regarding the respective businesses, operations, financial condition and prospects of KOSCO and the Assets, the Transaction and related matters;
- 5. compared the financial and operating performance of KOSCO with that of public companies that we deemed to be relevant;
- considered the publicly available financial terms of certain transactions that we deemed to be relevant;
- reviewed a certificate addressed to us from senior management of the Company which contains, among other things, representations regarding the accuracy of the information, data and other materials (financial or otherwise) provided to, or discussed with, us by or on behalf of the Company; and
- 8. conducted such other financial studies, analyses and inquiries and considered such other information and factors as we deemed appropriate.

We have relied upon and assumed, without independent verification, the accuracy and completeness of all data, material and other information furnished, or otherwise made available, to us, discussed with or reviewed by us, or publicly available, and do not assume any responsibility with respect to such data, material and other information. In addition, management of the Company has advised us, and we have assumed, that the financial projections reviewed by us have been reasonably prepared in good faith on bases reflecting the best currently available estimates and judgments of such management as to the future financial results and condition of KOSCO and the revenue and operating costs associated with the Assets, and we express no opinion with respect to such projections, the assumptions on which they are based or the assumptions underlying the Asset Model. We have relied upon and assumed, without independent verification, that there has been no change in the (i) business, assets, liabilities, financial condition, results of operations, cash flows or prospects of KOSCO since the date of the most recent financial statements provided to us and (ii) revenue and operating costs associated with the Assets since August 31, 2009, in each case that would be material to our analyses or this Opinion, and that there is no information or any facts that would make any of the information reviewed by us incomplete or

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As of November 13, 2009

misleading. We have not considered any aspect or implication of any transaction to which the Company may be a party (other than as specifically described herein with respect to the Transaction).

We have relied upon and assumed, without independent verification, that (a) the representations and warranties of each party to the Agreement and all other related documents and instruments that are referred to therein are true and correct, (b) each party to the Agreement and other related documents and instruments will fully and timely perform all of the covenants and agreements required to be performed by such party, (c) all conditions to the consummation of the Transaction will be satisfied without waiver thereof, and (d) the Transaction will be consummated in a timely manner in accordance with the terms described in the agreements and documents provided to us, without any amendments or modifications thereto. We also have relied upon and assumed, without independent verification, that (i) the Transaction will be consummated in a manner that complies in all respects with all applicable international, federal and state statutes, rules and regulations, and (ii) all governmental, regulatory, and other consents and approvals necessary for the consummation of the Transaction will be obtained and that no delay, limitations, restrictions or conditions will be imposed or amendments, modifications or waivers made that would have an effect on the Company that would be material to our analyses or this Opinion.

Furthermore, in connection with this Opinion, we have not been requested to make, and have not made, any physical inspection or independent appraisal or evaluation of any of the assets, properties or liabilities (fixed, contingent, derivative, off-balance-sheet or otherwise) of the Company, the Acquiror or any other party, including the Liabilities, nor were we provided with any such appraisal or evaluation, other than the Headquarters Appraisal. For purposes of this Opinion, we have a received a copy of the Headquarters Appraisal, and we have relied upon and assumed, without independent verification, the accuracy of the conclusions set forth therein. We are not real estate appraisers, and do not express any opinion with respect to such subject matter. If the conclusions set forth in said appraisal are not accurate, the conclusion set forth in this Opinion could be materially affected. We have assumed, with your consent, that the value of the non KOSCO related working capital adjustments, together with the value of the non KOSCO related Liabilities is, in the aggregate, no less than \$41.660 million. In addition, we have assumed, with your consent, that (i) the aggregate value of the Notes are equal to their aggregate face value, and (ii) the Delayed Closing (as defined in the Amendment), will occur on a date that will not result in a material dimunition of value of the Purchase Price in light of our analysis not applying any present value discount to the amount of such Purchase Price to be paid at the Delayed Closing. We did not estimate, and express no opinion regarding, the liquidation value of any entity. We have undertaken no independent analysis of any potential or actual litigation, regulatory action, possible unasserted claims or other contingent liabilities, to which the Company or the Acquiror is or may be a party or is or may be subject, or of any governmental investigation of any possible unasserted claims or other contingent liabilities to which the Company or the Acquiror is or may be a party or is or may be subject.

We have not been requested to, and did not, (a) initiate or participate in any discussions or negotiations with, or solicit any indications of interest from, third parties with respect to the Transaction, the assets, businesses or operations of the Company or any other party, or any alternatives to the Transaction, (b) negotiate the terms of the Transaction, or (c) advise the Board of Directors of the Company or any other party with respect to alternatives to the Transaction. This Opinion is necessarily based on financial, economic, market and other conditions as in effect on, and the information made available to us as of, the date hereof. We have not undertaken, and are under no obligation, to update, revise, reaffirm or withdraw this Opinion, or otherwise comment on or consider events occurring after the date hereof.

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As of November 13, 2009

This Opinion is furnished solely for the use and benefit of the Board of Directors of the Company in connection with its consideration of the Transaction and may not be relied upon by any other person or used for any other purpose without our prior written consent. This Opinion should not be construed as creating any fiduciary duty on Houlihan Lokey's part to any party. This Opinion is not intended to be, and does not constitute, a recommendation to the Board of Directors of the Company, any security holder or any other person as to how to act or vote with respect to any matter relating to the Transaction. This Opinion may not be disclosed, reproduced, disseminated, quoted, summarized or referred to at any time, in any manner or for any purpose, nor shall any references to Houlihan Lokey or any of its affiliates be made, without the prior written consent of Houlihan Lokey.

In the ordinary course of business, certain of our affiliates, as well as investment funds in which they may have financial interests, may acquire, hold or seil, long or short positions, or trade or otherwise effect transactions, in debt, equity, and other securities and financial instruments (including loans and other obligations) of, or investments in, the Company, the Acquiror, or any other party that may be involved in the Transaction and their respective affiliates or any currency or commodity that may be involved in the Transaction.

Houlihan Lokey has in the past provided and is currently providing investment banking, financial advisory and other financial services to the Company, for which Houlihan Lokey has received, and may receive, compensation. Houlihan Lokey may provide investment banking, financial advisory and other financial services to the Company and other participants in the Transaction and certain of their respective affiliates in the future, for which Houlihan Lokey may receive compensation.

In addition, we will receive a fee for rendering this Opinion, which is not contingent upon the successful completion of the Transaction. The Company has agreed to reimburse certain of our expenses and to indemnify us and certain related parties for certain potential liabilities arising out of our engagement.

We have not been requested to opine as to, and this Opinion does not express an opinion as to or otherwise address, among other things: (i) the underlying business decision of the Company, the Acquiror, their respective security holders or any other party to proceed with or effect the Transaction, (ii) the terms of any arrangements, understandings, agreements or documents related to, or the form or any other portion or aspect of, the Transaction or otherwise (other than the Consideration to the extent expressly specified herein), (iii) the fairness of any portion or aspect of the Transaction to the holders of any class of securities, creditors or other constituencies of the Company or the Acquiror, or to any other party, except as expressly set forth in the last sentence of this Opinion, (iv) the relative merits of the Transaction as compared to any alternative business strategies that might exist for the Company, the Acquiror or any other party or the effect of any other transaction in which the Company, the Acquiror or any other party might engage, (v) the fairness of any portion or aspect of the Transaction to any one class or group of the Company's or any other party's security holders vis-à-vis any other class or group of the Company's or such other party's security holders (including, without limitation, the allocation of any consideration amongst or within such classes or groups of security holders), (vi) whether or not the Company, the Acquirer, their respective security holders or any other party is receiving or paying reasonably equivalent value in the Transaction, (vii) the solvency, creditworthiness or fair value of the Company, the Acquiror or any other participant in the Transaction under any applicable laws relating to bankruptcy, insolvency, fraudulent conveyance or similar matters, or (viii) the fairness, financial or otherwise, of the amount or nature of any compensation to or consideration payable to or received by any officers, directors or employees of any party to the Transaction, any class of such persons or any other party, relative to the Consideration or otherwise, Furthermore, no opinion, counsel or interpretation is

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As of November 13, 2009

intended in matters that require legal, regulatory, accounting, insurance, tax or other similar professional advice. It is assumed that such opinions, counsel or interpretations have been or will be obtained from the appropriate professional sources. Furthermore, we have relied, with your consent, on the assessments by the Company, the Acquiror, their respective advisers, as to all legal, regulatory, accounting, insurance and tax matters with respect to the Company, the Acquiror and the Transaction. The issuance of this Opinion was approved by a committee authorized to approve opinions of this nature.

Based upon and subject to the foregoing, and in reliance thereon, it is our opinion that, as of the date hereof, the Consideration to be received by the Company in the Transaction pursuant to the Agreement is fair to the Company from a financial point of view.

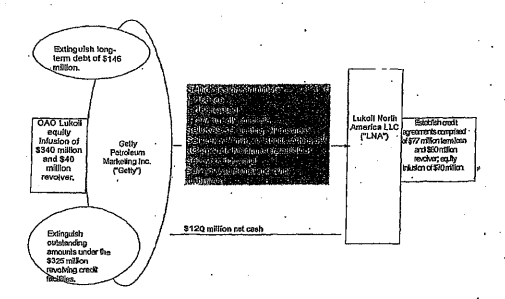
Hardihan bolley Harvard & Zukin Formancial Advisors, Enc.

Very truly yours,

HOULIHAN LOKEY HOWARD & ZUKIN FINANCIAL ADVISRORS, INC.

EXHIBIT 10-c

ATTORNEY-CLIENT PRIVILEGED - DO NOT FORWARD WITHOUT PERMISSION Lukoil Americas Corp. Restructuring Plan Based on Financial Data as of September 30, 2009



Summary:

- Getty will retain 963 outlets, of which 836 are under a master lease with Getty Realty Corp. 48 are leased from other third parties and 79 are under supply contracts with distributors. Negotiations to restructure the master lease to improve the economics of this operation have been unsuccessful. Therefore, except for those outlets currently operated by wholesalers and certain closed sites, Getty will market the remaining outlets to distributors over an 18 month period. Getty will supply petroleum products to certain of the outlets transferred and will attempt to collect rental income equal to the rent and real estate taxes paid under the master lease. The first such transfer occurred on June 1, 2009 to Green Valley LLC.

Getly will sell or assign 78 other outlets (2 fee, 55 leased and 21 supply contracts) to two distributors.

- Getty will sell all of its remaining operations, including 511 outlets, the KOSCO heating oil business and its corporate headquarters building to LNA at fair value, which is estimated to be \$120 million (assets of \$194 million less environmental and other liabilities of \$74 million).
- Getty and LNA will buy their petroleum product requirements principally from Lukoil International Trading and Supply Company ("LITASCO"), an indirect wholly owned subsidiary of OAO Lukoil.
- LNA will enter into credit agreements comprised of a \$77 million term-loan and \$80 million revolver to acquire the operations from Getty. OAO Lukoli has committed capital of \$70 million to LNA.
- Getty will use net sales proceeds of \$1.20 million and an August 2009 cash infusion of \$340 million from its
 parent to extinguish \$146 million of long-term debt. Outstanding amounts under the \$325 million revolving credit
 facilities were extinguished in September 2009.

NEW FINANCING RECAP (in millions):

GETTY:		LNA:		
EQUITY	\$340	EQUITY		\$70
REVOLVER	<u>40</u>	TERM LOAN		77
	\$380	REVOLVER .		· <u>80</u>
	1			\$227



EXHIBIT 10-d

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Page 1739
 2
     UNITED STATES BANKRUPTCY COURT
     SOUTHERN DISTRICT OF NEW YORK
 3
 4
     In Re:
                                    Chapter 11
     GETTY PETROLEUM
                                    No. 11-15606 (SCC)
     MARKETING, INC., et al.,
 6
        Debtors.
                                    (Jointly 'Administered)
 7
 8
     GETTY PETROLEUM
     MARKETING, INC., et al.,
 9
                Plaintiffs,
10
              VS.
                                     Adversary Proceeding
11
     LUKOIL AMERICAS
                                    No. 11-02941 (SCC)
     CORPORATION, LUKOIL NORTH
12
     AMERICA LLC, OAO LUKOIL,
     VINCENT DE LAURENTIS, VADIM
13
     GLUZMAN, MICHAEL HANTMAN,
     MICHAEL LEWIS and SIMON
14
     LOGOVINSKY,
15
               Defendants.
16
.17
                 TRANSCRIPT OF PROCEEDINGS
18
                     New York, New York
19
                         June 5, 2013
20
21
     BEFORE:
22
               The Hon, SHELLEY C. CHAPMAN
               Bankruptcy Court Judge
23
     Reported by:
24
     Bonnie Pruszynski, RMR
     JOB NO. 61548
25
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	Page 1808		Page 1809
1	Driscoll - Direct - Davis	1	Driscoll - Direct - Davis
-2	obligations.	-2	Q If you could turn to Exhibit JX-549
.3	Q Did Mr. Gluzman ever tell you whether	.3	in your witness binder.
- 4	GPMI's ultimate parent, OAO Lukoil, had approved	4	A Okay
.5	of this plan to either renegotiate the master 11:19	.5	Q Mr. Driscoll, do you recognize 11:21
6	lease or restructure GPMI?	ġ	Exhibit JX-549?
7	A Yes. I was actually given a	7	A Yes, I'do.
:8	timeline. There was a whole long period of time	.₽·	Q And what is this exhibit?
ģ	where we had to agree or it was going to be	9	A It's one of my rare memos, that I
1,0	considered in Moscow, and then once it was 11:20	10	wrote on December 4th, 2007, to Mr. Liebowitz, 11:21
11	decided, there was no turning back from the road.	11	summarizing what I think was a meeting but may
45	And I was aware of I can recall conversations	12	have been a phone call. My recollection is it was
13	where I was being told, okay, we are going to go	1,3	a lunch meeting with Mr. Gluzman.
14	decide, so if you guys aren't going to do it, then	14	Q And when does this memo date from?
15	fine, once we make the decision, it's irrevocable, 11:20	2:5	A December 4th, 2007. 11:21
16	Q Did you over summarize in writing	136	Q What was your understanding of what
17	what Mr. Gluzman had initially told you about his	-17	A December 4th, 2007. 11:21 Q What was your understanding of what would happen to GPMI if Getty Realty didn't agree to renegotiate the master lease and GPMI was then restructured in the manner that Mr. Gluzman had explained to you? 11:21
1,8	intentions to restructure GPMI if Getty Realty	178	to renegotiate the master lease and GPMI was then
1:9	didn't agree to renegotiate the master lease?	1.9	restructured in the manner that Mr. Gluzman had
_: 2:0	A Yes. I am not a big memo writer, but 11:20	29	explained to you? 11:21
51	I do occasionally write memos or e-mails to people	21	A Well, I mean - they would - it's in
-22	summarizing conversations. I'm sure that I sent	22.	bullet two. GPMI will sell whatever non-Getty
23	one or two of those to Mr. Liebowitz, who was the	23	assets to a sister company and continue to
24	chief executive officer of the company at the	:24	operate.
2:5	time. 11:20	25	Q Did Mr. Gluzman ever make any 11:22
•		1	
	Page 1810		Page 1811
ıt.	Page 1810 Driscoll - Direct - Davis	1	Page 1811 Driscoll - Direct - Davis
ıt .z		1	<u>-</u>
	Dríscoll - Direct - Davis	ſ	Drisçoll - Direct - Davis
. %	Driscoll - Direct - Davis representations to you about OAO Lukoil's	2	Driscoll - Direct - Davis make it explicitly clear that so long as OAO
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Page 1812		Page 1813
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Driscoll - Direct - Davis	1	Driscoll - Direct - Davis
that the implication was that GPMI would be sold	2	GPMI's balance sheet having we didn't have
to someone who would take the company into	3	specific numbers on this, but having, you know,
4 bankruptcy?	4	plus or minus 400 to 500 million dollars worth of
5 A More than that, but not only take 11:24	:5	debt on it that we knew, only because you could 11:26
6 it into bankruptey, but if you are if you were	-6	see it on Bloomberg, it was not in the financial
7 sitting in our shoes strategically at that	7	disclosure they had given us, but we knew because
particular point in time, the risk was an	- ₽ -:	of that, that had been guaranteed by the parent.
g aggressive littgator going taking it into	9	Q What was your understanding of why
bankruptcy, from our perspective, and attempting 11:25	10	Mr. Gluzman was threatening to restructure GPMI in 11:26
to challenge the unitary nature of the master	41	the manner that he described to you?
lease, which would theoretically permit then the	12	A What was my understanding of why he
13 new tenant to cherrypick assets and keep the ones 14 they wanted to keep and not keep the ones they	13	was doing that?
and a many a most and are and	14 15	Q Yes, sir.
	4:6	A He was trying to get us — 11:26
S him do los mans and me Issue to	17	concessions from us with respect to reduced rent
restructure GPMI as described to you by Mr. Gluzman would not be easy to achieve?	18	and relief from his environmental obligations.
13 A Well, among other things, we had —	1.9	Q And to your understanding, how would this plan to repegotiate or to restructure GPMI
20 we were pretty sure it was a pretty good master 11:25	50	
21 unitary lease. Based on the financials they were	21	have created negotiating leverage with Realty? 11:26 A Well, I believe that Mr. Gluzman
22 showing us, the company was losing a lot of money.	22	•
23 There aren't a lot of people that want to step	23	thought that Realty was relying on the fact that the parent would support GPMI's obligations, and
24 into that right away.	24	therefore, that if we were solely looking to the
25 And there was also the issue of 11:25	25	assets of the company that was losing money, that 11:26
- Sing tiles Mas also alle teste or 11,55		asters of the couldarit must was topink monch, that 11.50
Page 1814		Page 1815
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we might be more amenable to making concessions to	2	least at that time realize had been left with
3 them.	3.	GPMI?
4 Q Did GPMI eventually carry out the:	4	A Primarily what I was thinking of when
5 restructuring plan that had been conveyed to you 11:27	5:	I said that was the agreement with Bionol. 11-28
6 by Mr. Gluzman?	6	Q If you could turn to Exhibit JX-1014
7 A Yes, they did.	7	in your witness binder.
8 Q When did they do that?	8	ÅA Yes.
⁹ A November of 2009,	9	Q Mr. Driscoll, do you recognize
Q What is your understanding of the 11:27	10	Exhibit JX-1014? 11:28
restructuring of GPMI that occurred in	11	A It does look like the Getty Realty
½ November 2009?	12	2009 annual report
A My understanding is that that the	13	Q If you could turn to page eight of
	4	مينة فيرين يغرب بالمساهدية
assets were transferred to ultimately to LNA.	14	the exhibit, I direct your attention to the last
assets were transferred to ultimately to LNA. There was a several-step transaction that I didn't 11:27	15	the exhibit, I direct your attention to the last paragraph on page eight. 11:28
There was a several-step transaction that I didn't 11:27 quite understand, and the debt, the guaranteed		
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There was a several-step transaction that I didn't 11:27 quite understand, and the debt, the guaranteed debt by Lukoil was paid — the debt that Lukoil had been guaranteeing had been paid off, and what was left in GPMI at that time was simply our assets. 11:27 I didn't realize there were other things left in GPMI at that particular point in time.	15 16 17 .18 .19 20 :21 .22	paragraph on page eight. A Yes. Q Can you read to the Court the first sentence of that paragraph, please? A Certainly. "In connection with GPMI's announced 11:29 restructuring, we believe the elimination of debt by GPMI has increased GPMI's liquidity and improved its balance sheet."

	Page 1952		Page 195	3
1	Driscoll - Cross - Kercher	1	Driscoll - Cross - Kercher	
2	Subject to any redirect, I have no	2	The second secon	
3	further questions, your Honor. Thank you.	-3	CERTIFICATE	
4	THE COURT: I withdraw my earlier	4	STATE OF NEW YORK)	
.5	commentary about your time estimate.	:5	: SS.	
ïB	MR, KERCHER: Glad I have my	ő	COUNTY OF NEW YORK)	
.7	credibility, your Honor.	7	,	
.8	MR. DAVIS: Your Honor, plaintiff has	,s	I, BONNIE PRUSZYNSKI, a Notai	Ŋ
.g	no redirect.	' <u>9</u>	Public with and for the State of New York,	7
10	THE COURT: Very excellent	10	do hereby certify:	
11	Mr. Driscoll, thank you very much.	11	That the foregoing transcript of	i
12	You can step down.	1,2	proceedings is a true record of the testimony	
15	Okay. So, we are done for today,	13	given and the proceedings had in the	
14	yes. So that gives you a head start on what	14	foregoing matter	
15	we need to accomplish tonight. We will	15	I further certify that I am not related	
16	assume that you will be here at 2 o'clock,	16	to any of the parties to this action by	
17	unless we hear from you otherwise,	17	blood or marriage, and that I am in no way	i
18	And in the unlikely event that we	18	interested in the outcome of this matter.	
19	have reason to believe that 2 o'clock is not	19	IN WITNESS WHEREOF, I have hereunto	Ģ.
20	a realistic start point, we will we will	20	set my hand this 5th of JUNE, 2013.	
21	let you know, but I'm going to try my best	21	The second secon	
22	to keep to that. All right?	22	·	1
2.3	Thank you very much. Have a good	23	Bonnie Pruszynski	
24	evening.	24	•	
.25	oQo	25	•	
	. Page 1954		Page 195	5
1	Driscoll - Cross - Kercher	1	Driscoll - Cross - Kercher	
2	INDEX	2.	Joint Exhibit 1014 1873	
3	WITNESS DIRECT CROSS REDIRECT	3	Joint Exhibit 767 1879	
4	DAVID DRISCOLL 1777 1821	4	Joint Exhibit 549 1885	
5.	Confidential Portion 1899-1906	-5	Joint Exhibit 757 1907	
l 6	The state of the s	é	Joint Exhibit 766 1910	
7	EXHIBITS	7	Joint Exhibit 772 1912	
g.	Joint Exhibit 701 1786	.6	Joint Exhibit 793 1914	
g:	Joint Exhibit 702 1787	9	Joint Exhibit 932 1915	·
10	Joint Exhibit 706 1788	10	Joint Exhibit 824 1917	
11	Joint Exhibit 549 1809	11	Joint Exhibit 738 1921	
12	Joint Exhibit 1014 1815	12	Joint Exhibit 773 1922	
-13	Joint Exhibit 1064 1822	13	Joint Exhibit 922 1925	
14	Joint Exhibit 730 1834	14	Joint Exhibit 1062 1928	
15	Joint Exhibit 1055 1840	15	Joint Exhibit 884 1930	
:16	Joint Exhibit 728 1841	16	Joint Exhibit 1014 1933	
77	Joint Exhibit 733 1843	17	Joint Exhibit 931 1934	i
18	Joint Exhibit 785 1845	18	Joint Exhibit 957 1939	
:19:	Joint Exhibit 782 1849	19	Joint Exhibit 971 1946	
2α	Joint Exhibit 736 1851	20		
21	Joint Exhibit 794 1853	21		
22	Joint Exhibit 792 1855	22		
į	Joint Exhibit 807 1857	23		
23		24		
	Foint Exhibit 803 1864	24		
23 24 25	Joint Exhibit 803 1864 Joint Exhibit 1013 1872	25 25		

EXHIBIT 10-e

From: Sent:

Michael Hantman

To: Cc:

Subject: Attachments: Michael Patierian
Tuesday, January 11, 2011 8:44 AM
Vadim Gluzman
Vincent De Laurentis; Sem Logovinsky; Mike Lewis
FW: GPMI - 95 Sites

95 non grc properties.xls

Dima,

Attached is data on 95 non master lease sites contained in Getty portfolio. The analysis indicates that Getty is losing money on these sites which is precisely the reason they were not originally included in the sale to LNA.

Regards, Michael Michael
----Original Message---From: Janice Lipari
Sent: Tuesday, January 11, 2011 8:38 AM
To: mkhantman@getty.com
Subject: GPMI - 95 Sites

Michael,

Per your request, attached is the file containing information related to the 95 non GRC sites.

Janice

EXHIBIT

CONFIDENTIAL

LUK0291227

EXHIBIT 11

EXHIBIT 11-a

From:

Katharina Gotsmy

To: Cc: Alex Pozdnyakov

mpurser@lukoilaf.com; cbirch@lukoilaf.com; Thomas Trojan; Robert Gulla; NDensham@lukoilaf.com; Mike Lewis; Хорев Константин Павлович; Anton Mitrofanov (??. ?????); ykhomyakov@q-qroup.ru; Yelena Bitman

Subject:

RE: Capital contribution to LAC, LUSA, GPMI

Date:

Friday, August 31, 2007 8:35:57 AM

Attachments:

LAC.MIN 820,000.doc LUK USA.MIN 120,000.doc

Getty.MIN.700.000.DOC

Dear All,

After discussing this with Thomas, we have decided to add a clause to the attached resolutions that payment will be made directly from LIG to Getty and LUKOIL USA.

If it is preferable that payment is made to LAC instead, we can of course amend this clause!

Kind regards,

Katharina

----Original Message-----From: Katharina Gotsmy

Sent: Friday, August 31, 2007 5:03 PM

To: apozdnyakov@getty.com

Cc: 'mpurser@lukoilaf.com'; 'cbirch@lukoilaf.com'; Thomas Trojan; Robert Gulla;

NDensham@lukoilaf.com; Mike Lewis; Хорев Константин Павлович; 'Anton Mitrofanov (??. ?????)';

'vkhomyakov@g-group.ru'; 'ybitman@lukoilusa.com' Subject: RE: Capital contribution to LAC, LUSA, GPMI

Dear Alex,

Please see attached the resolutions with my comments.

Kind regards,

Katharina

-----Original Message-----

From: Robert Gulla

Sent: Friday, August 24, 2007 9:26 PM

To: 'mpurser@lukoilaf.com'; 'cbirch@lukoilaf.com'; Thomas Trojan; Katharina Gotsmy

Subject: WG: Capital contribution to LAC, LUSA, GPMI

---- Originalnachricht -----

Von: Alex Pozdnyakov <apozdnyakov@getty.com>

An: Robert Gulia

Cc: Yelena Bitman <ybitman@lukoilusa.com>; Mike Lewis <mlewis@getty.com>; Khorev, Konstantin (E-

mail) <khorevKP@lukoil.com> Gesendet: Fri Aug 24 20:31:59 2007

Betreff: Capital contribution to LAC, LUSA, GPMI

Dear Robert:

Please find attached for your review, the unanimous written consents approving \$821,000 capital contributions to LAC from LEHBV, and LAC's in turn contributions to LUSA and GPMI. These

contributions are intended to restore capital expended for celebration of LUKOIL's 15th Anniversary in the USA and have been approved by Moscow.

They assume that the funds will flow to LAC out of an LIG account. Let me know if this is incorrect and I will redraft as necessary.

Please let me know if you have any questions or comments.

Thanks and kind regards,
Alex Pozdnyakov
Associate Counsel
Getty Petroleum Marketing Inc., a subsidiary of OAO LUKOIL
LUKOIL Plaza, 1500 Hempstead Turnpike, East Meadow, NY 11554
T: (516) 542-5059 F: (516) 832-8443 apozdnyakov@getty.com

GETTY PETROLEUM MARKETING INC. ("Company")

ACTION BY UNANIMOUS WRITTEN CONSENT OF THE DIRECTORS OF THE COMPANY MADE IN ACCORDANCE WITH THE COMPANY'S FOUNDATION DOCUMENTS AND SEC. 2-408(C) OF MARYLAND GENERAL CORPORATION LAW

We, the undersigned, being all the Directors of the Company, consent to the adoption of the following resolutions:

CAPITAL CONTRIBUTION

WHEREAS, LUKOIL Americas Corporation ("LAC"), the Company's parent company and the sole holder of the Company's stock, desires to make an additional contribution to capital surplus of the Company ("Contribution").

WHEREAS, the directors of the Company have determined it to be in the best interests of the Company to accept the Contribution from LAC.

NOW, THEREFORE, BE IT RESOLVED that the Contribution in the amount of US\$ 700 000 to be received from LAC without receiving any shares or any obligations of the Company in exchange therefore on the effective date of this resolution be and is hereby approved and accepted; and be it further

RESOLVED that the Company is authorized and directed to apply the Contribution to any proper corporate purpose; and be it further

RESOLVED that the officers of the Company (or any of them) hereby are authorized in the name—and on behalf of the Company to take all actions as they shall determine to be necessary or appropriate to carry out the intent and purposes of the foregoing resolutions and that all actions heretofore taken consistent with the intent and purposes of the foregoing resolutions be, and are, in all respects, hereby ratified, approved, confirmed and adopted.

FURTHER RESOLVED that the capital contribution will be transmitted directly from Lukoil International Gmbh to the Company

Vadim Gluzman, DIRECTOR	Date	_
Andrey Bychenko, DIRECTOR	Date	
Vincent DeLaurentis, DIRECTOR	Date	

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Formatted: CPSubPara, Justified

Sem Logovinsky, DIRECTOR	Date

<u>LUKOIL AMERICAS CORPORATION ("Company")</u> (a Delaware corporation)

ACTION BY UNANIMOUS WRITTEN CONSENT OF THE DIRECTORS OF THE COMPANY MADE IN ACCORDANCE WITH THE COMPANY'S FOUNDATION DOCUMENTS AND DELAWARE GENERAL CORPORATION LAW

We, the undersigned, being all the Directors of the Company, waive notice of meeting and consent to adoption of the following resolutions:

CAPITAL CONTRIBUTION

WHEREAS, LUKOIL Europe Holdings B.V. ("LEHBV"), the Company's parent company and the sole holder of the Company's stock, desires to make an additional capital contribution to the Company.

WHEREAS, the directors of the Company have determined it to be in the best interests of the Company to accept the additional capital contribution from LEHBV.

NOW, THEREFORE, BE IT RESOLVED that the additional capital contribution in the amount of US\$ 821,000.00 to be received from LEHBV without receiving any shares or any obligations of LUKOIL Americas Corporation in exchange therefore on the effective date of this resolution be and is hereby approved and accepted; and be it further

RESOLVED that, upon receipt of the above capital contribution from LEHBV, the Company make an additional capital contribution to capital surplus of its wholly-owned subsidiary, Getty Petroleum Marketing Inc., in the amount of US\$ 700,000.00; and be it further

RESOLVED that, upon receipt of the above capital contribution from LEHBV, the Company make an additional capital contribution in the amount of US\$ 121,000.00 to its wholly-owned subsidiary LUKOIL USA, Inc.; and be it further

RESOLVED that the capital contribution from LEHBV will be transmitted to the Company—Getty Petroleum Marketing Inc. and LUKOIL USA, Inc. directly from LUKOIL International—INTERNATIONAL GmbH, the parent company of LEHBV, and be deemed received and paid from LEHBV; and be it further

RESOLVED that the officers of the Company (or any one of them) hereby are authorized in the name and on behalf of the Company to take all actions as they shall determine to be necessary or appropriate to carry out the intent and purposes of the foregoing resolutions and that all actions heretofore taken consistent with the intent and purposes of the foregoing resolutions be, and are, in all respects, hereby ratified, approved, confirmed

and adopted.			
			•
Vadim Gluzman, DIRECTOR	Date		
Alexander Matytsyn, DIRECTOR	Date		
Vincent DeLaurentis, DIRECTOR	Date		

LUKOIL USA, INC. ("Company") (a Delaware corporation)

ACTION BY UNANIMOUS WRITTEN CONSENT OF THE DIRECTORS OF THE COMPANY MADE IN ACCORDANCE WITH THE COMPANY'S FOUNDATION DOCUMENTS AND DELAWARE GENERAL CORPORATION LAW

We, the undersigned, being all the Directors of the Company, waive notice of meeting and consent to adoption of the following resolutions:

CAPITAL CONTRIBUTION

WHEREAS, LUKOIL Americas Corporation ("LAC"), the Company's parent company and the sole holder of the Company's stock, desires to make an additional capital contribution to the Company.

WHEREAS, the directors of the Company have determined it to be in the best interests of the Company to accept the additional capital contribution from LAC.

NOW, THEREFORE, BE IT RESOLVED that the additional capital contribution in the amount of US\$ 121,000.00 to be received from LAC <u>without receiving any shares or any obligations of the Company in exchange therefore</u> on the effective date of this resolution be and is hereby approved and accepted; and be it further

RESOLVED, that the officers of the Company (or any one of them) hereby are authorized in the name and on behalf of the Company to take all actions as they shall determine to be necessary or appropriate to carry out the intent and purposes of the foregoing resolutions and that all actions heretofore taken consistent with the intent and purposes of the foregoing resolutions be, and are, in all respects, hereby ratified, approved, confirmed and adopted.

FURTHER RESOLVED that the capital contribution will be transmitted directly from LUKOIL INTERNATIONAL GmbH to the Company

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Vadim Gluzman, DIRECTOR

Date

Alexander Matytsyn, DIRECTOR

Date

Alexei Lambine, DIRECTOR

Date

EXHIBIT 11-b

From: Alex Pozdnyakov
To: "Lori Adams"

Cc: Jeanette Geyer; Mike Lewis; Yelena Bitman

Subject: RE: Lukoil Cayman Trading, Ltd.

Date: Wednesday, December 28, 2005 1:42:04 PM

Attachments: <u>Lukoil Cayman Trading.minutes.pdf</u>

Dear Lori

Please see attached in escrow for tomorrow's meeting, the minutes and liquidator's statement relating to LCT dissolution. If you find them to be in order, please request a dissolution certificate at your first convenience on Dec. 29. Let me know if there is anything further we can do. Thanks.

Kind regards, Alex Pozdnyakov Associate Counsel

Getty Petroleum Marketing Inc., a subsidiary of LUKOIL Oil Company LUKOIL Plaza, 1500 Hempstead Turnpike, East Meadow, NY 11554 T: (516) 542-5059 F: (516) 832-8443 apozdnyakov@getty.com

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----Original Message----

From: Lori Adams [mailto:loria@Paget-Brown.com.ky] Sent: Wednesday, December 28, 2005 9:51 AM

To: Alex Pozdnyakov

Cc: Jeanette Geyer; Mike Lewis; Yelena Bitman **Subject:** RE: Lukoil Cayman Trading, Ltd.

Dear Alex,

Further to your email received on the 27th December regarding the Certificate of Dissolution, the date of the Final Meeting is set for the 29th December, as per your email below.

We would have to receive the signed copy of the Final Meeting and the Liquidator's Statement in order to advise the Registrar of Companies that the Company had been liquidated and request the Certificate of Dissolution. If we receive the signed Minutes on the 29th December, we can file the request with the Registrar of Companies on the same day but I cannot confirm to you what date the Registrar of Companies will date their Certificate of Dissolution.

I believe I sent drafts of the Final Meeting and Liquidator's Statement for your review but attach further copies below for ease of reference. I look forward to receipt of signed copies thereof at your earliest convenience:

<<Final Meeting.doc>> <<LiqStatement.doc>> With kind regards

Lori Adams

PAGET-BROWN TRUST COMPANY LTD.

P.O. Box 1111GT Grand Cayman Cayman Islands B.W.I.

Tele: (345) 949 5122 Fax: (345) 949 7920

Email: loria@paget-brown.com.ky <mailto:loria@paget-brown.com.ky>

----Original Message-----

From: Alex Pozdnyakov [mailto:apozdnyakov@getty:com]

Sent: 16 November 2005 15:37

To: Lori Adams

Cc: Jeanette Geyer; Mike Lewis; Yelena Bitman Subject: RE: Lukoil Cayman Trading, Ltd.

Thank you Lori. Could you please clear up the last paragraph: Dec. 31 is a Saturday – could we make it Dec. 28 or 29? Also, do I understand correctly that the filing deadline this Friday is the Gazette deadline we have been discussing?

We will put \$4000 fee allowance in the liquidator's statement. Please send us a retainer-type bill for the amount or a similar instrument. Thanks.

Best regards,
Alex Pozdnyakov
Associate Counsei*
Getty Petroleum Marketing Inc., a subsidiary of LUKOIL Oil Company

T: 516 542-5059 F: 516 832-8443 Email: apozdnyakov@lukoilusa.com; apozdnyakov@getty.com
Address: LUKOIL Plaza, 1500 Hempstead Turnpike, East Meadow, NY 11554
*admission in NY pending

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----Original Message-----

From: Lori Adams [mailto:loria@Paget-Brown.com.ky]
Sent: Wednesday, November 16, 2005 3:02 PM

To: Jeanette Geyer

Cc: Alex Pozdnyakov; Mike Lewis

Subject: RE: Lukoil Cayman Trading, Ltd.

Dear Jeanette.

We cannot produce a final billing at this time as we charge on a timespent basis for all work done for the liquidation. As per the information on liquidations sent to you earlier, we estimate our time spent fees to be in the region of US\$1,500 plus filling fees. Currently, there is an outstanding invoice in the amount of US\$1,183.11 and work in progress of US\$253.40. We would estimate that our final invoice would therefore not be in excess of US\$4,000 (which would include disbursements). We would produce a final invoice more towards the time of the final meeting but we estimate that an allowance of US\$4,000 to cover our fees would be sufficient.

We propose that the date of the final meeting would be the 31st December but as per my email below would need confirmation that you think this gives you sufficient time to meet the filing deadline of this Friday.

With kind regards
Lori Adams
PAGET-BROWN TRUST COMPANY LTD.
P.O. Box 1111GT
Grand Cayman
Cayman Islands
B.W.I.

Tele: (345) 949 5122 Fax: (345) 949 7920

Email: loria@paget-brown.com.ky <mailto:loria@paget-brown.com.ky>

----Original Message----

From: Lori Adams

Sent: Wednesday, November 16, 2005 2:27 PM

To: 'Jeanette Gever'

Cc: Alex Pozdnyakov; Mike Lewis

Subject: RE: Lukoil Cayman Trading, Ltd.

Dear Jeanette,

The next available Gazette date is the 28th November. I will prepare amended Notices to be filed before the deadline of 18th November but will require you to advise me if one month from the 28th November will be sufficient for the date of the final meeting at which time the Liquidator's statement should be tabled. Can you let me know this before Friday please.

With kind regards
Lori Adams
PAGET-BROWN TRUST COMPANY LTD.
P.O. Box 1111GT
Grand Cayman
Cayman Islands
B.W.I.

Tele: (345) 949 5122 Fax: (345) 949 7920

Email: loria@paget-brown.com.ky <mailto:loria@paget-brown.com.ky>

----Original Message-----

From: Jeanette Geyer [mailto:jgeyer@lukoilusa.com]

Sent: Friday, November 11, 2005 10:12 AM

To: Lori Adams

Cc: Alex Pozdnyakov; Mike Lewis Subject: Lukoil Cayman Trading, Ltd.

Dear Lori,

Attached find executed resolution regarding Voluntary Liquidation of Lukoil Cayman Trading, Ltd. Could you please give us the closest available liquidation date, as well as your final invoice. We need to accomplish this before the end of the year. Thanks for your assistance.

<<Lukoil Cayman Trading.Ltd. resolution.pdf>>
Jeanette Geyer
Senior Paralegal
Getty Petroleum Marketing Inc., a subsidiary of Lukoil Oil Company
Lukoil Plaza
1500 Hempstead Turnpike
East Meadow, New York 11554
Phone (516) 542-5057
Fax (516) 832-8443
email address: jgeyer@getty.com

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<< File: Lukoil Cayman Trading.Ltd. resolution.pdf >>

EXHIBIT 11-c

From:

Alex Pozdnyakov

To:

"Olga,Kiemenchukova@pasusa.com"

Cc: Subject: Yelena Bitman RE: Cell phones

Date:

Monday, April 11, 2005 7:37:27 AM

Thanks, Olga,

Could you send out an email to persons who have cell phones stating that in compliance with the decision of the president of OAO Lukoil Oil Company, Getty will not be providing mobile phone services to participants of the management exchange. As a result, the service on their lines has been suspended. Remind them that the phones are property of Getty. We will let them know shortly what to do about the phones.

Thanks.

Alex Pozdnyakov
Associate Counsel*
Getty Petroleum Marketing Inc., a subsidiary of LUKOIL Oil Company

T: 516 542-5059 F: 516 832-8443 Email: apozdnyakov@lukoilusa.com; apozdnyakov@getty.com Address: LUKOIL Plaza, 1500 Hempstead Tumpike, East Meadow, NY 11554 *admission in NY pending

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----Original Message----

From: Oiga.Klemenchukova@pasusa.com [mailto:Olga.Klemenchukova@pasusa.com]

Sent: Monday, April 11, 2005 10:36 AM

To: Alex Pozdnyakov Subject: Re: Cell phones Importance: High

Alex,

Per your request all 8 phones have been suspended from being used. We can restore the service in May. We are still responsible for monthly payments on those phones, but no one would be able to use them.

Kind regards, Olga

EXHIBIT 12

EXHIBIT 12-a

Getty vs. Bionol - Vol. 10 (4/11/2011) 4/11/2011 12:00:00 PM Volume: 10, Pages 1863-2134 1 2 AMERICAN ARBITRATION ASSOCIATION 5 GETTY PETROLEUM MARKETING, INC., 6 Claimant, 7 8 Case No. 50 198 T 00398 10 V. BIONOL GLEARFIELD LLC. 9 10 Respondent. 11 12 Before: J. Owen Todd Dayid Evans 13 Suzanne Del Vecchio 14 15 Monday, April 11, 2011, 10:00 a.m. 16 McDermott, Will & Emery LLP 17 28 State Street 18 Boston, Massachusetts 19 -Judith McGovern Williams, RPR, CRR, CLR, CSR-20 K. L. GOOD & ASSOCIATES 21 Post Office Box 367 22 EXHIBIT Swampscott, Massachusetts 01907 23 JX510 Tel. 781-367-0815 Fax 781-598-0815 24

GPMI/GettyPetroleum

dv. Proc. No. 11-02941 (SCC)

- 1 Vince?
- 2 A. It was not my decision. My boss tells me what
- 3 to do, and I do that.
- 4 Q. Who is your boss?
- 5 A. The CEO.
- 6 Q. Of?
- 7 A. LUKOIL.
- 8 Q. Is that Mr. Alekperov?
- 9 A. That is correct.
- 10 Q. Now at one point Mr. Manion asked you about
- 11 cost based. You said more than once that cost
- 12 based is cost of raw materials. Do you
- 13 remember that testimony?
- 14 A. Yes.
- 15 Q. Do you also remember that Judge Todd asked you
- 16 what you understood cost based to be? Do you
- 17 remember he asked you this morning?
- 18 A. Yes.
- 19 Q. And you said in addition to the cost of raw .
- 20 materials you said return on equity and paying
- 21 debt? That's what you said to Judge Todd;
- 22 right?
- 23 A. Right.
- 24 Q. So you understood that, too?

GPMI/GettyPetroleum

1	ARBITRATOR TODD: Now are you saying			
2 ·	that when you are talking in that framework			
3	that Bionol and Getty Petroleum Marketing were			
4	partners?			
5	THE WITNESS: That's the way Vince			
6	presented it to me.	·		
7	ARBITRATOR TODD: Partners in what?			
8	THE WITNESS: Partners in the			
9	project.			
10	ARBITRATOR TODD: Partners in the	·		
11	Clearfield, Pennsylvania plant?			•
12	THE WITNESS: Correct.			
13	ARBITRATOR TODD: All right.			
14	THE WITNESS: The state, the State of		•	
15	Pennsylvania, Bionol Clearfield, and Getty			
16	would be partners, because it is a joint			
17	project.			
18	ARBITRATOR TODD: And yet you didn't			
19	Getty didn't invest any money into this			
20	partnership, did it?			
21	THE WITNESS: No.	•		
22	ARBITRATOR TODD: And Getty didn't			
23	pay any part of building the plant, did it?) ,	
24	THE WITNESS: No.			

GPMI/GettyPetroleum

1	ARBITRATOR TODD: And was there any
2	kind of an agreement that if Getty if
3	Bionol lost any money on this plant, Getty
4	would participate in those losses?
5	THE WITNESS: 1 I I don't think
6	so.
7	ARBITRATOR TODD: And if Getty lost
8	money in the operation of its stations, was
, 9	Bionol supposed to participate in those
10	losses?
11	THE WITNESS: No.
12	ARBITRATOR TODD: Is there any
13	agreement of partnership between Bionol and
14	Getty?
15	THE WITNESS: It your Honor, it
16	was introduced when Vince when Vince
17	brought to it me the first the first time,
18	he wrote me a big letter. It is somewhere.
19	It says, Dima we have got this great partner
20	that we are going to team up with.
21	Governor Rendell is with us. We are going to
22	do just great project.
23	ARBITRATOR TODD: I am really not
24	involved in whether or what Mr. de Laurentis

GPMI/GettyPetroleum

1	they are going to exit worldwide, I remember
2	that I told my CEO, my boss, I said, "If Exxon
3	Mobil cannot deal with it, nobody can."
4	We have to get out of it as fast as
5	we can. So we tried to sell it from day one.
6	We couldn't sell because Getty was very highly
7	debt burdened. That is why LUKOIL the best
8	advice we had from Houlihan Lokey, who is one
9	of the biggest investment banks, you have to
10	recapitalize the company, because you will
11	never be able to sell it.
12	ARBITRATOR TODD: In any event, you
13	and somebody from Cambridge Holdings got
14	together in 2010 at some point?
15	THE WITNESS: Yes. Yes. Because the
16	company already was recapitalized.
17	ARBITRATOR TODD: Yes.
18	THE WITNESS: The company was better
19	by it.
20	ARBITRATOR TODD: Then at some point
21	thereafter this initial meeting between you
22	and somebody from Cambridge Holdings,
23	negotiations started?
24	THE WITNESS: Yes.

GPMI/GettyPetroleum

1	the Governor. That is how it looked. It
2	it
3	ARBITRATOR TODD: I don't want to
4	argue with you, but there is no agreement of
5	sharing profits or losses?
6	THE WITNESS: No. There is no
7	agreement sharing profits or losses. But the
8	Governor for the State of Pennsylvania granted
9	a lot of money for this. Some agreements are
10	made on a handshake if you trust the party. I
11	personally made an agreement with one of the
12	largest U. S. oil companies. We had the deal.
13	We didn't have it signed, and we shook hands
14	and worked it for 10 days with no written
15	agreement.
16	ARBITRATOR TODD: I understand.
17	THE WITNESS: When you see the guy
18	and he is so impressive and he looks so good,
19	you don't really go when I took
20	Governor Rendell to the airport, I asked him.
21	I said because he apologized to me. He
22	said, "Dima, I want to apologize to you.
23	Please pass my apology to"
24	ARBITRATOR TODD: Taking the risk of

GPMI/GettyPetroleum

1	CERTIFICATE	
2		
3	I, Judith McGovern Williams, Notary Public and	
4	Registered Professional Reporter in and for the	
5	Commonwealth of Massachusetts, do hereby certify:	
6	That the proceedings hereinbefore set forth on	
7	pages 1863 through 2134, inclusive, were recorded	
8	by me stenographically and transcribed by me; and	
9	that such transcript is a true record of the	
10	proceedings to the best of my knowledge, skill and	
11	ability.	
12	IN WITNESS WHEREOF, I hereunto set my hand	
13	this 12th day of April, 2011.	
14		
15	· · · · · · · · · · · · · · · · · · ·	
	Judith McGovern Williams	
16	Registered Professional Reporter	
	Certified Realtime Reporter	
17	Certified LiveNote Reporter	
	Certified Shorthand Reporter No. 130993	
18		
19		
20	My commission expires:	
	May 5, 2017	
21		
22		
23		
24		

GPMI/GettyPetroleum

EXHIBIT 12-b

	Page 1
1	UNITED STATES BANKRUPTCY COURT
2	SOUTHERN DISTRICT OF NEW YORK
3	Case No. 11-15606-scc
4	x
5	In the Matter of:
6	GETTY PETROLEUM MARKETING, INC. AND LIQUIDATING TRUSTEE,
7	Debtors.
8	x
9	Adversary No.: 11-02941-scc
10	In the Matter of:
11	GETTY PETROLEUM MARKETING, INC., ET AL.,
12	Plaintiffs,
13	v.
14	LUKOIL AMERICAS CORPORATION, ET AL.,
15	Defendants.
16	x
17	United States Bankruptcy Court
18	One Bowling Green
19	New York, New York
20	
21	June 6, 2013
22	2:06 p.m.
23	BEFORE:
24	HON SHELLEY C. CHAPMAN
25	U.S. BANKRUPTCY JUDGE

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1 projecting under -- at various points in time.

And you can see that the first column shows 2009
was the actual -- it was a \$57 million loss for the full
year. Then the plans for 2010, whether you use Plan B, C, D
or E, ranged from a low of 54,992,000 to a high of
79,442,000. This also shows the actual for 2010 which was
68,862,000. So the -- it's interesting to note that the
actuals were within the range of the projections.

- Q Okay. Let's take a look at slide 14. And what else --
- 10 A You're going back to the capital adequacy. I think
 11 you're in the cash flow test.
- 12 Q Oh, I'm sorry. Let's back up, then. Let's go back to
 13 slide 12. What else did you look at to determine the --
- 14 GPMI's solvency under the capital adequacy test?
- 15 A Okay. So in addition to the projected cash losses, we
- 16 also looked at the cash balance because that helped, you
- 17 know, funding capital. And there are two nice points here.
- 18 One is the project -- the company projected a negative
- 19 capital -- a negative cash balance in June of about \$5.6
- 20 million. It then also projected a negative cash balance by
- 21 the end of 2010 of over \$47 million.
- 22 And the company really didn't have any third party
- 23 sources of capital. There was a heavy dependency on LUKOIL.
- 24 In fact, many of the reports that were filed monthly -- we
- 25 | call them the MDNA's, managing discussion analysis -- always

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Page 33

had a paragraph that talked about a going concern and the dependency on LUKOIL and what would happen if they stopped funding us. And it's no guarantee that they're going to continue to fund our operations. This went on for quite some period of time.

And then, finally, there was a -- KPMG required the parent company to provide a support letter, to provide it an unqualified opinion when it was conducting its audit because it couldn't -- it was suggesting that it could not operate on its own as a -- in a qualified way.

- Q Okay. And as a result of your analysis under the capital adequacy test, did you come to a conclusion as to whether or not GPMI was insolvent as of the transfer date?
- 14 A Yes. Under the capital adequacy test I determined -- I
 15 concluded that GPMI was insolvent.
 - Q I get my bankruptcy tutorials from Mr. Goldman every once in a while, so --

18 (Laughter)

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- 19 Q And did you come to a determination as to whether or 20 not as a result of the asset transfer, GPMI was insolvent?
- 21 A Yes. I determined that GPMI was insolvent under the 22 capital adequacy test.
- Q Okay. And do you hold that opinion to a reasonable degree of certainty?
- 25 A I do.

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Page 35 1 deterioration of the cash position that --2 And --Q 3 -- was projected by --4 -- can you describe --5 -- GPMI. 6 Can you describe what this slide depicts, please? 7 Sure. So at the end of 2009 there was a positive cash 8 balance of about \$23 million, but at -- you can see as the 9 year -- each quarter moves on through the year, it continues 10 to -- the losses or the negative cash position I should say, 11 not the loss, the negative cash position continues to grow. 12 So it goes from \$5.6 million at the end of the second 13 quarter or in June of 2010. It increases to \$26 million, 14 and then finally by the end of the year there's the 46.6 15 million or 47 rounded up. 16 And as a result of your analysis under the cash flow 17 test did you come to a conclusion as to whether or not GPMI 18 was rendered insolvent after the November 2009 asset 19 transfer? 20 Under the cash flow test it's my conclusion that 21 GPMI was insolvent. 22 And do you hold that opinion to a reasonable degree of certainty as well? 23 24 Yes, I do. Α 25 MR. BONGIORNO: May I just have one moment, Your

EXHIBIT 12-c

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Pg 1 of 248

	Pg 1 of 248
	Page 1
1	UNITED STATES BANKRUPTCY COURT
2	SOUTHERN DISTRICT OF NEW YORK
3	Case No. 11-15606-SCC
4	Adv. Case No. 11-02941-SCC
5	x
6	In the Matter of:
7	
8	GETTY PETROLEUM MARKETING, INC.
9	AND LIQUIDATING TRUSTEE,
10	
11	Debtors.
12	-
13	GETTY PETROLEUM MARKETING, INC.,
. 14	et al.,
15	Plaintiffs,
16	v.
17	LUKOIL Americas Corporation,
18	et al.,
19	Defendants.
20	x
21	
22	U.S. Bankruptcy Court
23	One Bowling Green
24	New York, New York
25	
L	

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physical assets to another entity that would effectively strip the remaining company of any ability to pay. They actually walked us through how they were going to do it.

an internal conversation that led me to fly to Moscow over night, meet with Valorey Sabuton (ph). I meet with Valorey with one of my board members and one of our investors. We had approximately an hour to an hour 15 minute meeting. At that meeting we were assured again that the contract was to be assigned and that that contract was going to be with good assets, and got an email back saying from Balerio (ph), and I don't remember exactly what it said.

And then from there a series of conversations ensued, and from which obviously LUKOIL had then decided to make a change, which reported back to me that the chairman of Rachete Alapara (ph) indicated to the chairperson of ITERA that he was going to bankrupt Getty.

- Q Mr. Gatto, I didn't want to interrupt your answer and I certainly do want to get back to this 2006/2007 time frame.
- 20 But just to follow up on this briefly.
- 21 A Uh-huh.

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- Q The meeting that you just described when you -- when you learned these things, when exactly was it?
- 24 A I don't recall.
- 25 Q Do you recall what year it was?

EXHIBIT 13-a

EXHIBIT 13-a

EXHIBIT 13-b

EXHIBIT 13-b

EXHIBIT 14-a

EXHIBIT 14-a

EXHIBIT 14-b

EXHIBIT 14-b

EXHIBIT 14-c

Carolann Gaites

From:

Carolann Gaites

Sent:

Tuesday, January 06, 2009 9:01 AM

To:

'polynkoav@lukoil.com'

Subject:

December 08 report

Attachments: Russian Monthly Report 12. 08.doc

Alexandra,

The December 08 report is attached. Happy New Year.

Carolann

Ms. Carolann Gaites Director of Human Resources Getty Petroleum Marketing Inc. 1500 Hempstead Turnpike East Meadow, NY 11554 516-542-4999

	Headcount	Gas filling stations	Oil depots	Oil product terminals	Hired and dismissed (during the last month)	Additional information
LUKOIL Americas Corporation	709	1571	N/A	5	6 H/15D	
			1,122			

Decem ber,

2008

	Headcount	Gas filling stations	Oil depots	Oil product terminals	Hired and dismissed (during the last month)	Additional information
LUKOIL Americas Corporation	716	1571	N/A	6	20 H/33D	
\$						

PROOF OF SERVICE VIA LEXISNEXIS FILE & SERVE

Commonwealth of Pennsylvania v. Exxon Mobil Corporation, et al., United States District Court, Southern District of New York Case No. 14-cv-06228 (SAS)

I, the undersigned, declare that I am, and was at the time of service of the paper(s) herein referred to, over the age of 18 years and not a party to this action. My business address is 1050 Fulton Avenue, Suite 100, Sacramento, CA 95825-4225.

On the date below, I served the following document on all counsel in this action electronically through LexisNexis File & Serve:

DECLARATION OF MOLLY MCGINLEY HAN IN SUPPORT OF PLAINTIFF COMMONWEALTH OF PENNSYLVANIA'S OPPOSITION TO LUKOIL AMERICAS CORPORATION'S MOTION TO DISMISS

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct.

Executed on February 5, 2016, at Sacramento, California.

Jonya S. Zimmeunar Tonyal. Zimmerman